



# महाराष्ट्र शासन राजपत्र

## भाग चार-ब

वर्ष ५, अंक ४]

गुरुवार ते बुधवार, जानेवारी २४-३०, २०१९/माघ ४-१०, शके १९४०

[पृष्ठे ७९, किंमत : रुपये २०.००

### प्राधिकृत प्रकाशन

महाराष्ट्र शासनाने महाराष्ट्र अधिनियमान्वये तयार केलेले (भाग एक, एक-अ आणि एक-ल यांमध्ये प्रसिद्ध केलेले नियम व आदेश यांब्यतिरिक्त) नियम व आदेश.

१०४

शुक्रवार, एप्रिल १, २०१६/चैत्र १२, शके १९३८

पुढील अधिसूचना, इत्यादी असाधारण राजपत्र म्हणून त्यांच्यापुढे दर्शविलेल्या दिनांकांना प्रसिद्ध झाल्या आहेत :—

### उद्योग, ऊर्जा व कामगार विभाग

मादाम कामा मार्ग, हुतात्मा राजगुरु चौक, मंत्रालय, मुंबई ४०० ०३२, दिनांक १ एप्रिल २०१६.

### नोटीस

#### महाराष्ट्र औद्योगिक विकास अधिनियम, १९६१.

क्रमांक आयडीसी. २०१२/२२८/उद्योग १४.— ज्याअर्थी, अनुसूचीत उल्लेखिलेल्या क्षेत्रात महाराष्ट्र औद्योगिक विकास अधिनियम, १९६१ (१९६२ चा महा. तीन) चे प्रकरण सहा, जे अधिसूचना क्रमांक आयडीसी. २१९६/(२७७४)/ उ-१४, दिनांक १ ऑगस्ट १९९६ महाराष्ट्र शासनाने सदर अधिसूचनेच्या अनुसूचीत उल्लेखिलेल्या क्षेत्रात महाराष्ट्र औद्योगिक विकास अधिनियम, १९६१ (१९६२ चा महा. तीन) चे कलम सहा, दिनांक २ ऑगस्ट १९९६ रोजी अंमलात आणले होते व उक्त अधिनियमाच्या आधारे उक्त अनुसूचीत नमूद केलेले क्षेत्र अधिनियमाच्या कलम २, खंड (ग) अन्वये औद्योगिक क्षेत्र म्हणून जाहीर केलेले आहे ;

आणि ज्याअर्थी, उप विभागीय अधिकारी, जुन्नर उप विभाग, खेड, जि. पुणे यांनी उक्त अधिनियमातील कलम ३२ च्या पोट-कलम १ नुसार, भाग एक पुरवणी, पृष्ठ क्र. २९४४-२९६० वर, दिनांक २१ ऑगस्ट २००८ च्या महाराष्ट्र शासनाच्या राजपत्रात नोटीस क्रमांक सजल/भूसं./ एसआर- २५/१९९६, दिनांक ८ ऑगस्ट २००८ ला प्रसिद्ध करून, उक्त औद्योगिक क्षेत्रासाठी भूसंपादन प्रक्रिया सुरू केली आहे आणि उक्त कलम ३२ च्या पोट-कलम ४ नुसार उक्त नोटीसेत नमूद केलेले क्षेत्र सर्व भार मुक्त होवून राज्य शासनाच्या ठायी निहीत झाले आहे ;

(१)

आणि ज्याअर्थी, या सोबत जोडलेल्या अनुसूचीतील जमिनीचा (यापुढे जिचा उल्लेख “ उक्त जमीन ” असा करण्यात येईल) ताबा राज्य शासन किंवा त्यांच्यावतीने घेण्यात आलेला नाही आणि उक्त जमीन उक्त कायद्याच्या प्रयोजनासाठी आवश्यक नाही असे राज्य शासनाचे मत झाले आहे.

त्याअर्थी, आता, उक्त अधिनियमाच्या कलम ३२ च्या पोट-कलम (४) मधील परंतुक व इतर अधिकारांचा वापर करून राज्य शासन ही सूचना प्रसिद्ध करीत आहे, व उक्त जमीन संपादनातून काढून घेत आहे आणि असे घोषित करीत आहे की, ही सूचना महाराष्ट्र शासन राजपत्रात प्रसिद्ध झाल्यानंतर कलम ३२ च्या पोट-कलम (१) नुसार नोटीस प्रसिद्ध होण्याच्या लगतपूर्वी उक्त जमीन जिच्याकडे निहीत होती त्या व्यक्तीकडे ती त्यावेळी अस्तित्वात असतील असे भारांना अधीन राहून पूर्वलक्षी प्रभावासह पुनर्निहित होईल.

### अनुसूची

मौजे भांबोली, तालुका खेड, जिल्हा पुणे

अनुक्रमांक (१)	गट नंबर (२)	क्षेत्र (३)
		(हे. आर)
१	२४३ (अ) (ब)/(१) (२) पैकी	२.२५
२	२४५ पैकी	०.८२
एकूण		३.०७

चतुःसीमा.—

उत्तरेस.—मौजे भांबोली गट नंबर २४३ पैकी व २४५ पैकी.

दक्षिणेस.—६० मीटर रूंदीचा रस्ता .

पूर्वेस.—मौजे भांबोली गट नंबर २४५.

पश्चिम.—महाराष्ट्राचे औद्योगिक विकास महामंडळाची हद्द.

महाराष्ट्राचे राज्यपाल यांचे आदेशानुसार व नावाने,

वै. भू. लटके,  
शासनाचे उप सचिव.

**INDUSTRIES, ENERGY AND LABOUR DEPARTMENT**

Madam Cama Marg, Hutatma Rajguru Chowk,  
Mantralaya, Mumbai 400 032, dated the 1st April 2016

**Notice**

MAHARASHTRA INDUSTRIAL DEVELOPMENT ACT, 1961.

No. IDC. 2012/(228)/IND 14.—Whereas, by Government Notification, Industries, Energy and Labour Department, No. IDC. 2196/(2774)/IND-14, dated the 1st August 1996, issued under sub-section (3) of section 1 of the Maharashtra Industrial Development Act, 1961 (Mah.III of 1962) (hereinafter referred to as “the said Act”), the Government of Maharashtra has appointed the 2nd August 1996, to be the date from which the provisions of Chapter VI of the said Act shall take effect in the areas mentioned in the Schedule appended to the said notification and declared the said area as an industrial area under clause (g) of section 2 of the said Act ;

And whereas, as per the provisions of the said Act, the Sub Divisional Officer, Junner Sub Division, Khed, District Pune has, by issuing notice No. सजल/भूसं./एसआर-२५/१९९६, dated the 8th August 2008 published in the *Maharashtra Government Gazette*, Supplement Part I, dated 21st August 2008, on pages No. 2944-2960, under sub-section (1) of section 32 of the said Act, initiated the process for the acquisition of lands in the said industrial area, and as such, the lands mentioned in the said notice have vested absolutely in the State Government free from all encumbrances under sub-section (4) of said section 32 ;

And whereas, the actual possession of the land mentioned in the Schedule appended hereto (thereinafter referred to as “ the said land”) was not taken by or on behalf of the State Government and it has appeared to the State Government that the said land is no more required for the purposes of the said Act ;

Now, therefore, in exercise of the powers conferred by the proviso to sub-section (4) of the 32 of the said Act and of all other powers enabling it in this behalf, the Government of Maharashtra hereby issues this notice and withdraws the said land from acquisition and declares that, on the publication of this notice in the *Maharashtra Government Gazette*, the said land shall re-vest with retrospective effect in the person in whom it is vesting immediately before the publication of the notice under sub-section (1) of said section 32, subject to such encumbrances, if any, as may be subsisting at that time.

*Schedule*

Village, Bhamboli, Taluka Khed, District Pune

Serial No. (1)	Gat No. (2)	Area (3)
		(H.R)
1	243 (A) (B)/(1) (2) Pt.	2.25
2	245 Pt.	0.82
<b>Total ..</b>		<b>3.07</b>

**Boundries :-**

*On the North by :* Village Bhamboli Gat No. 243 Pt. and 245 Pt.

*On the South by :* 60 Meter Road.

*On the East by :* Village Bhamboli Gat No. 245.

*On the West by :* MIDC Boundary.

By order and in the name of the Governor of Maharashtra,

V. B. LATKE,  
Deputy Secretary to Government.

## उद्योग, ऊर्जा व कामगार विभाग

मादाम कामा मार्ग, हुतात्मा राजगुरू चौक, मंत्रालय, मुंबई ४०० ०३२, दिनांक १ एप्रिल २०१६.

## अधिसूचना

## महाराष्ट्र औद्योगिक विकास अधिनियम, १९६१.

क्रमांक आयडीसी २०१२/२२८/उद्योग १४.—ज्याअर्थी, अनुसूचित उल्लेखिलेल्या क्षेत्रात महाराष्ट्र औद्योगिक विकास अधिनियम, १९६१ (१९६२ चा महा. तीन) चे प्रकरण सहा, जे अधिसूचना क्रमांक आयडीसी २१९६/(२७७४)/ उ-१४, दिनांक १ ऑगस्ट १९९६ महाराष्ट्र शासनाने सदर अधिसूचनेच्या अनुसूचीत उल्लेखिलेल्या क्षेत्रात महाराष्ट्र औद्योगिक विकास अधिनियम, १९६१ (सन १९६२ चा महा. तीन) चे कलम सहा, दिनांक २ ऑगस्ट १९९६ रोजी अंमलात आणले होते व उक्त अधिनियमाच्या आधारे उक्त अनुसूचीत नमूद केलेले क्षेत्र अधिनियमाच्या कलम २, खंड (ग) अन्वये औद्योगिक क्षेत्र म्हणून जाहीर केलेले आहे ;

आणि ज्याअर्थी, उप विभागीय अधिकारी, जुन्नर उप विभाग, खेड, जि. पुणे यांनी उक्त अधिनियमातील कलम ३२ च्या पोट-कलम १ नुसार, भाग १ पुरवणी, पृष्ठ क्र. २९४४-२९६० वर, दिनांक २१ ऑगस्ट २००८ च्या महाराष्ट्र शासनाच्या राजपत्रात नोटीस क्रमांक सजल/भूसं./ एसआर- २५/१९९६, दिनांक ८ ऑगस्ट २००८ ला प्रसिद्ध करून, उक्त औद्योगिक क्षेत्रासाठी भूसंपादन प्रक्रिया सुरू केली आहे आणि उक्त कलम ३२ च्या पोट-कलम ४ नुसार उक्त नोटीशीत नमूद केलेले क्षेत्र सर्व भारमुक्त होवून राज्य शासनाच्या ठायी निहीत झाले आहे ;

आणि ज्याअर्थी, यासोबत जोडलेल्या अनुसूचीतील जमिनीचा (यापुढे जिचा उल्लेख “ उक्त जमीन ” असा करण्यात येईल) ताबा राज्य शासन किंवा त्यांच्यावतीने घेण्यात आलेला नाही आणि उक्त जमीन उक्त कायद्याच्या प्रयोजनासाठी आवश्यक नाही असे राज्य शासनाचे मत झाले आहे ;

आणि ज्याअर्थी, महाराष्ट्र शासनाने उक्त अधिनियमाच्या कलम ३२ च्या पोट-कलम (४) च्या परंतुकानुसार नोटीस उद्योग, ऊर्जा व कामगार विभाग क्र. आयडीसी २०१२/(२२८)/उद्योग १४ दिनांक १ एप्रिल २०१६ रोजी प्रसिद्ध करून उक्त क्षेत्र संपादनातून काढून घेतले आहे आणि उक्त नोटीस महाराष्ट्र शासनाच्या राजपत्रात प्रसिद्ध झाल्यानंतर उक्त जमीन कलम ३२ च्या पोट-कलम (१) ची नोटीस प्रसिद्ध होण्यापूर्वी जिच्याकडे निहित होती त्या व्यक्तीकडे ती त्यावेळी अस्तित्वात असतील असे भार असल्यास त्या भारांना अधीन राहून पूर्वलक्षी प्रभावाने पुनर्निहीत झाली आहे ;

आणि ज्याअर्थी, यासोबत जोडलेल्या अनुसूचीत उल्लेखिलेल्या जमिनी औद्योगिक क्षेत्राच्या विकासासाठी आवश्यक नाहीत असे महाराष्ट्र सरकारचे मत झाले आहे.

आणि त्याअर्थी, उक्त अधिनियमाच्या कलम १, पोट-कलम (३) व कलम २ खंड (ग) अन्वये प्रदान केलेल्या शक्तींचा वापर करून महाराष्ट्र शासन याद्वारे खालील उल्लेख केलेल्या क्षेत्रात ज्या गोष्टी झाल्या आहेत किंवा ज्या गोष्टी करावयाच्या ठरविल्या आहेत त्या सोडून महाराष्ट्र औद्योगिक विकास अधिनियम, १९६१ चे कलम प्रकरण सहा, दिनांक २ एप्रिल २०१६ पासून रद्द करीत आहे, आणि सदर क्षेत्र हे जाहीर केलेल्या औद्योगिक क्षेत्राचा भाग राहणार नाही.

## अनुसूची

मौजे भांबोली, तालुका खेड, जिल्हा पुणे

अनुक्रमांक (१)	गट नंबर (२)	क्षेत्र (३)
		(हे. आर)
१.	२४३ (अ) (ब)/(१) (२) पैकी	२.२५
२.	२४५ पैकी	०.८२
एकूण		३.०७

चतुःसीमा.—

उत्तरेस.—मौजे भांबोली गट नंबर २४३ पैकी व २४५ पैकी.

दक्षिणेस.—६० मीटर रूंदीचा रस्ता .

पूर्वेस.—मौजे भांबोली गट नंबर २४५.

पश्चिमेस.—महाराष्ट्र औद्योगिक विकास महामंडळाची हद्द.

महाराष्ट्राचे राज्यपाल यांचे आदेशानुसार व नावाने,

वै. भू. लटके,  
शासनाचे उप सचिव.

**INDUSTRIES, ENERGY AND LABOUR DEPARTMENT**

Madam Cama Marg, Hutatma Rajguru Chowk,  
Mantralaya, Mumbai 400 032, dated the 1st April 2016

**NOTIFICATION**

MAHARASHTRA INDUSTRIAL DEVELOPMENT ACT, 1961.

No. (IDC 2012/(228)/IND 14).—Whereas, by Government Notification, Industries, Energy and Labour Department, No. IDC. 2196/(2774)/IND-14, dated the 1st August 1996 issued under sub-section (3) of section 1 of the Maharashtra Industrial Development Act, 1961 (Maharashtra III of 1962) (hereinafter referred to as “the said Act”), the Government of Maharashtra has appointed the 2nd August 1996 to be the date from which the provisions of Chapter VI of the said Act shall take effect in the areas mentioned in the Schedule appended to the said notification and declared the said area as an industrial area under clause (g) of section 2 of the said Act;

And whereas, as per the provisions of the said Act, the Sub Divisional Officer, Junner Sub Division, Khed, District Pune has, by issuing notice No. सजल/भूसं./एसआर-२५/१९९६, dated the 8th August 2008 published in the *Maharashtra Government Gazette*, Supplement Part I, dated 21st August 2008, on pages 2944-2960, under sub-section (1) of section 32 of the said Act, initiated the process for the acquisition of lands in the said industrial area, and as such, the lands mentioned in the said notice have vested absolutely in the State Government free from all encumbrances under sub-section (4) of said section 32 ;

And whereas, the actual possession of the land mentioned in the Schedule appended hereto (thereinafter referred to as “ the said land”), was not taken by or on behalf of the State Government and it has appeared to the State Government that the said land is no more required for the purposes of the said Act;

And whereas, the Government of Maharashtra has, *vide* the Government Notice Industries, Energy and Labour Department, No IDC 2012/(228)/IND 14, dated the 1st April 2016, under proviso to sub-section (4) of the said section 32, issued the notice and withdrawn the said lands from acquisition and on the publication of the said notice in the *Maharashtra Government Gazette*, the said land have been re-vested with retrospective effect in the persons in whom it was vesting immediately before the publication of the notice under sub-section (1) of the said section 32, subject to such encumbrances, if any, as may be subsisting at that time;

And whereas, the Government of Maharashtra is of the opinion that, the said lands situated in the said industrial areas is not required for the purpose of development as an industrial area;

Now, therefore, in exercise of the powers conferred by the first proviso to sub-section (3) of section 1 and clause (g) of section 2 of the said Act, the Government of Maharashtra hereby, with effect from the 2nd April 2016, declares that the provisions of Chapter VI of the said Act shall cease to be in force in the said lands and the said land shall not be the part of the said industrial area so declared, except as respects things done or omitted to be done before that date.

**Schedule**

Village : Bhamboli, Taluka : Khed, District : Pune

Serial No. (1)	Gat No. (2)	Area (3)
		(HR.)
1	243 (A) (B)/(1) (2) Pt.	2.25
2	245 Pt.	0.82
<b>Total ..</b>		<b>3.07</b>

**Boundaries :-**

*On the North by :* Village Bhamboli Gat No. 243 Pt. and 245 Pt.

*On the South by :* 60 Meter Road.

*On the East by :* Village Bhamboli Gat No. 245.

*On the West by :* MIDC Boundary.

By order and in the name of the Governor of Maharashtra,

V. B. LATKE,  
Deputy Secretary to Government.

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शुक्रवार, एप्रिल १, २०१६/चैत्र १२, शके १९३८

## शालेय शिक्षण व क्रीडा विभाग

मादाम कामा मार्ग, हुतात्मा राजगुरु चौक, मंत्रालय, मुंबई ४०० ०३२, दिनांक १ एप्रिल २०१६

## अधिसूचना

## महाराष्ट्र शैक्षणिक संस्था (शुल्क विनियमन) अधिनियम, २०११.

क्रमांक एफआरए-२०१५/प्र. क्र. १४४/(१)/एसएम-६.— ज्याअर्थी, महाराष्ट्र शैक्षणिक संस्था (शुल्क विनियमन) अधिनियम, २०११ (२०१४ चा महा. ७) याच्या कलम ११ खालील पोट-कलम (१) द्वारे प्रदान केलेल्या अधिकारांचा वापर करून महाराष्ट्र शासनाने, शासन अधिसूचना, शालेय शिक्षण व क्रीडा विभाग, क्र. शाशैशु. २०१४/प्र. क्र. १७५(अ)/एसएम-६, दिनांक १९ ऑगस्ट २०१५ अन्वये पुनरीक्षण समिती गठीत केली आहे आणि उक्त अधिनियमाच्या प्रयोजनासाठी डॉ. एस. राधाकृष्णन, माजी न्यायमूर्ती, उच्च न्यायालय यांची अध्यक्षपदी व शिक्षण सह संचालक (माध्यमिक व उच्च माध्यमिक), शिक्षण संचालनालय, महाराष्ट्र राज्य, पुणे यांची पदसिद्ध सदस्य सचिव म्हणून नियुक्ती करण्यात आली आहे ;

आणि ज्याअर्थी, शासन निर्णय, शालेय शिक्षण व क्रीडा विभाग, क्र. शाशैशु. २०१४/प्र.क्र. १७५(अ)/एसएम-६, दिनांक २८ ऑगस्ट २०१५ नुसार उक्त अधिनियमाच्या कलम ७ च्या पोट-कलम (४) व कलम ११ च्या पोट-कलम (२) अन्वये निवड समिती गठीत करण्यात आली आहे ;

आणि ज्याअर्थी, उक्त अधिनियमाच्या कलम ११ च्या पोट-कलम (२) मधील तरतुदीनुसार निवड समितीने, कलम ११ च्या पोट-कलम (१) च्या खंड (ख) व (ग) अन्वये नियुक्त करावयाच्या सदस्यांची शिफारस राज्य शासनास केली आहे ;

त्याअर्थी, महाराष्ट्र शैक्षणिक संस्था (शुल्क विनियमन) अधिनियम, २०११ (२०१४ चा महा. ७) याच्या कलम ११ च्या पोट-कलम (१) द्वारे प्रदान केलेल्या अधिकारांचा आणि त्याबाबतीत त्यास समर्थ करणाऱ्या इतर अधिकारांचा वापर करून, महाराष्ट्र शासन याद्वारे शासन अधिसूचना, शालेय शिक्षण व क्रीडा विभाग, क्र. शाशैशु. २०१४/प्र.क्र. १७५(अ)/एसएम-६, दिनांक १९ ऑगस्ट २०१५ अन्वये गठीत करण्यात आलेल्या पुनरीक्षण समितीवरील सदस्यांची नियुक्ती करण्यासाठी पुढीलप्रमाणे सुधारणा करीत आहे :—

१. नोंद क्रमांक (१) नंतर खालीलप्रमाणे नोंदी समाविष्ट करण्यात याव्यात :—

(२) शिक्षण संचालक (प्राथमिक), महाराष्ट्र राज्य, पुणे	..	सदस्य
(३) श्री. मंगेश किनरे, सनदी लेखापाल	..	सदस्य

परंतु, नोंद क्रमांक (२) येथील सदस्याची नियुक्ती, पुनरीक्षण समितीवर नियमित सदस्याची नियुक्ती होईपर्यंत, तात्पुरत्या व तदर्थ स्वरूपात करण्यात येत आहे.

२. विद्यमान नोंद क्रमांक (२) पदसिद्ध सदस्य सचिव यांच्याबाबत नोंद क्रमांक (४) असा सुधारित क्रमांक देण्यात येत आहे.

महाराष्ट्राचे राज्यपाल यांच्या आदेशानुसार व नावाने,

रामचंद्र गुंजाळ,  
शासनाचे उप सचिव.



**SCHOOL EDUCATION AND SPORTS DEPARTMENT**

Madam Cama Marg, Hutatma Rajguru Chowk, Mantralaya,  
Mumbai 400 032, dated the 1st April 2016

**NOTIFICATION**

MAHARASHTRA EDUCATIONAL INSTITUTIONS (REGULATION OF FEE) ACT, 2011.

No. FRA.-2015/C.R. 144/(1)/SM-6.—Whereas, the Government of Maharashtra has constituted a Revision Committee in exercise of the powers conferred by sub-section (1) of section 11 of the Maharashtra Educational Institutions (Regulation of Fee) Act, 2011 (Mah.VII of 2014) *vide* Government Notification, School Education and Sports Department, No. Shashaishu. 2014/CR. 175(A)/SM-6, dated the 19th August 2015 and appointed Dr. S. Radhakrishnan, a retired High Court Judge as a Chairperson and the Joint Director of Education (Secondary and Higher Secondary), Directorate of Education, Maharashtra State, Pune as the *Ex-Officio* Member Secretary, of the Revision Committee, for the purposes of the said Act ;

And whereas, the Selection Committee has been constituted under sub-section (4) of section 7 and under sub-section (2) of section 11 of the said Act by the Government Resolution, School Education and Sports Department, No. Shashaishu. 2014/CR. 175(A)/SM-6, dated the 28th August 2015 ;

And whereas, the Selection Committee recommended the names of the members to be appointed under clauses (b) and (c) of sub-section (1) of section 11 of the said Act to the State Government as required under sub-section (2) of section 11 of the said Act ;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 11 of the Maharashtra Educational Institutions (Regulation of Fee) Act, 2011 (Mah. VII of 2014) and of all other powers enabling it in this behalf, the Government of Maharashtra hereby amends the Government Notification, School Education and Sports Department, No. Shashaishu. 2014/CR. 175-(A)/SM-6, dated the 19th August 2015 regarding Revision Committee issued by the School Education and Sports Department, to appoint the Members, as follows, namely :—

1. After entry (1), the following entries shall be inserted, namely :—

(2) Director of Education (Primary), Maharashtra State, Pune . . . Member

(3) Shri Mangesh Kinare, Chartered Accountant . . . Member.

Provided that, appointment of member at Serial No. (2) shall be temporary and on *ad-hoc* basis, till the appointment of regular Member.

2. Existing entry (2) relating to the *Ex-Officio* Member Secretary shall be re-numbered as entry (4).

By order and in the name of the Governor of Maharashtra,

RAMCHANDRA GUNJAL,  
Deputy Secretary to Government.

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शुक्रवार, एप्रिल १, २०१६/चैत्र १२, शके १९३८

## शालेय शिक्षण व क्रीडा विभाग

हुतात्मा राजगुरु चौक, मादाम कामा मार्ग, मंत्रालय, मुंबई ४०० ०३२, दिनांक १ एप्रिल २०१६

## अधिसूचना

## महाराष्ट्र शैक्षणिक संस्था (शुल्क विनियमन) अधिनियम, २०११.

क्रमांक एफआरए.-२०१५/प्र.क्र. १४४/(२)/एसएम. ६.— ज्याअर्थी, महाराष्ट्र शैक्षणिक संस्था (शुल्क विनियमन) अधिनियम, २०११ (२०१४ चा महा. ७) मधील कलम ७ चे पोट-कलम (४) व ११ चे पोट-कलम (२) मधील तरतुदीनुसार शासन निर्णय, शालेय शिक्षण व क्रीडा विभाग, क्र. शाशैशु. २०१४/प्र.क्र. १७५-अ/एसएम-६, दिनांक २८ ऑगस्ट २०१५ अन्वये निवड समिती गठीत करण्यात आली आहे ;

आणि ज्याअर्थी, निवड समितीने उक्त अधिनियमाच्या कलम ७ च्या पोट-कलम (३) अन्वये आवश्यक असल्याप्रमाणे उक्त अधिनियमाच्या कलम ७ च्या पोट-कलम (२) च्या खंड (ग) व (घ) या अन्वये नियुक्त करावयाच्या सदस्यांच्या नावांची शिफारस राज्य शासनास केली आहे ;

त्याअर्थी, आता, महाराष्ट्र शैक्षणिक संस्था (शुल्क विनियमन) अधिनियम, २०११ (२०१४ चा महा. ७) याच्या कलम ७ च्या पोट-कलम (१) द्वारे प्रदान केलेल्या अधिकारांचा आणि याबाबतीत त्यास समर्थ करणाऱ्या इतर सर्व अधिकारांचा वापर करून, महाराष्ट्र शासन याद्वारे पुढीलप्रमाणे विभागीय शुल्क नियामक समिती गठीत करीत आहे :—

अनु- क्रमांक	नाव	पदनाम
(१)	(२)	(३)

## १. विभागीय शुल्क नियामक समिती, मुंबई

(१)	श्री. कृष्णप्रसाद रामचंद्र वॅरिअर, सेवानिवृत्त जिल्हा न्यायाधीश	.. अध्यक्ष
(२)	विभागीय अध्यक्ष, महाराष्ट्र राज्य (माध्यमिक व उच्च माध्यमिक) शिक्षण मंडळ, मुंबई	.. सदस्य
(३)	श्री. संतोष परब, सनदी लेखापाल	.. सदस्य

(१)	(२)	(३)
(४) श्री. मोहन आवटे, सेवानिवृत्त शिक्षण संचालक		. . सदस्य
(५) प्रादेशिक शिक्षण उप संचालक (विभागीय शिक्षण उप संचालक, मुंबई)		. . पदसिद्ध सदस्य-सचिव.
<b>२. विभागीय शुल्क नियामक समिती, पुणे</b>		
(१) श्री. जगदीश नारायणराव शानभाग, सेवानिवृत्त जिल्हा न्यायाधीश		. . अध्यक्ष
(२) विभागीय अध्यक्ष, महाराष्ट्र राज्य (माध्यमिक व उच्च माध्यमिक) शिक्षण मंडळ, पुणे		. . सदस्य
(३) श्री. नरेंद्र अगरवाल, सनदी लेखापाल		. . सदस्य
(४) प्रो. श्री. कैलास बावले, सेवानिवृत्त संचालक		. . सदस्य
(५) प्रादेशिक शिक्षण उप संचालक (विभागीय शिक्षण उप संचालक, पुणे)		. . पदसिद्ध सदस्य-सचिव.
<b>३. विभागीय शुल्क नियामक समिती, नाशिक</b>		
(१) श्री. रमेश उत्तमराव देशमुख, सेवानिवृत्त जिल्हा न्यायाधीश		. . अध्यक्ष
(२) विभागीय अध्यक्ष, महाराष्ट्र राज्य (माध्यमिक व उच्च माध्यमिक) शिक्षण मंडळ, नाशिक		. . सदस्य
(३) श्री. उल्हास बोरसे, सनदी लेखापाल		. . सदस्य
(४) श्री. अरूण ठाकरे, सेवानिवृत्त शिक्षण सह संचालक		. . सदस्य
(५) प्रादेशिक शिक्षण उप संचालक (विभागीय शिक्षण उप संचालक, नाशिक)		. . पदसिद्ध सदस्य-सचिव.

महाराष्ट्राचे राज्यपाल यांच्या आदेशानुसार व नावाने,

**रामचंद्र गुंजाळ,**  
शासनाचे उप सचिव.

**SCHOOL EDUCATION AND SPORTS DEPARTMENT**

Madam Cama Marg, Hutatma Rajguru Chowk, Mantralaya,  
Mumbai 400 032, dated the 1st April 2016.

**NOTIFICATION**

MAHARASHTRA EDUCATIONAL INSTITUTIONS (REGULATION OF FEE) ACT, 2011.

No. FRA.-2015/C.R. 144/(2)/SM. 6.—Whereas, the Selection Committee has been constituted under sub-section (4) of section 7 and sub-section (2) of section 11 of the Maharashtra Educational Institutions (Regulation of Fee) Act, 2011 (Mah.VII of 2014) *vide* Government Resolution, School Education and Sports Department, No. Shashaishu. 2014/CR. 175-A/SM. 6, dated the 28th August 2015 ;

And whereas, the Selection Committee recommended the names of the members to be appointed under clauses (c) and (d) of sub-section (2) of section 7 of the said Act to the State Government as required under sub-section (3) of section 7 of the said Act ;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 7 of the Maharashtra Educational Institutions (Regulation of Fee) Act, 2011 (Mah. VII of 2014) and of all other powers enabling it in this behalf, the Government of Maharashtra hereby constitutes Divisional Fee Regulatory Committees as follows, namely :—

Sr. No.	Name	Designation
(1)	(2)	(3)

**1. The Divisional Fee Regulatory Committee, Mumbai**

- |     |   |  |
|-----|---|--|
| (1) | Shri Krishnaprasad Ramchandra Warriar, Retired District Judge.  | . . Chairperson                        |
| (2) | Divisional Chairman of the Maharashtra State Board of Secondary and Higher Secondary Education, Mumbai. | . . Member                             |
| (3) | Shri Santosh Parab, Chartered Accountant  | . . Member                             |
| (4) | Shri Mohan Awate, Retired Director of Education   | . . Member                             |
| (5) | Regional Deputy Director of Education, (Divisional Deputy Director of Education, Mumbai.)               | <i>Ex-officio</i><br>Member-Secretary. |

**2. The Divisional Fee Regulatory Committee, Pune**

- |     |   |  |
|-----|---|--|
| (1) | Shri Jagdish Narayanrao Shanbhag, Retired District Judge  | . . Chairperson                        |
| (2) | Divisional Chairman of the Maharashtra State Board of Secondary and Higher Secondary Education, Pune. | . . Member                             |
| (3) | Shri Narendra Agarwal, Chartered Accountant   | . . Member                             |
| (4) | Prof. Dr. Kailas N. Bavale, Retired Director  | . . Member                             |
| (5) | Regional Deputy Director of Education, (Divisional Deputy Director of Education, Pune.)               | <i>Ex-officio</i><br>Member-Secretary. |

(1)	(2)	(3)
<b>3. The Divisional Fee Regulatory Committee, Nashik</b>		
(1)	Shri Ramesh Uttamrao Deshmukh, Retired District Judge	. . Chairperson
(2)	Divisional Chairman of the Maharashtra State Board of Secondary and Higher Secondary Education, Nashik.	. . Member
(3)	Shri Ulhas Borse, Chartered Accountant	. . Member
(4)	Shri Arun Thakre, Retired Joint Director Education	. . Member
(5)	Regional Deputy Director of Education, (Divisional Deputy Director of Education, Nashik.)	<i>Ex-officio</i> Member-Secretary.

By order and in the name of the Governor of Maharashtra,

RAMCHANDRA GUNJAL,  
Deputy Secretary to Government.

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शुक्रवार, एप्रिल १, २०१६/चैत्र १२, शके १९३८

**वित्त विभाग**

मादाम कामा मार्ग, हुतात्मा राजगुरू चौक, मंत्रालय,  
मुंबई ४०० ०३२, दिनांक १ एप्रिल २०१६.

**अधिसूचना****महाराष्ट्र मूल्यवर्धित कर अधिनियम, २००२.**

क्रमांक मूवक.-१५१६/प्र. क्र. ५३/कराधान-१.—ज्याअर्थी, महाराष्ट्र शासनाची अशी खात्री झाली आहे की, महाराष्ट्र मूल्यवर्धित कर नियम, २००५ मध्ये तात्काळ सुधारणा करण्याजोगी परिस्थिती निर्माण झाली आहे आणि त्यामुळे महाराष्ट्र मूल्यवर्धित कर अधिनियम, २००२ (२००५ चा महा. ९) च्या कलम ८३ च्या पोट-कलम (४) च्या परंतुकानुसार सदर नियमांना पूर्व प्रसिद्धी देण्याची अट पाळण्याची गरज नाही ;

म्हणून, उक्त अधिनियमाच्या कलम ८३ च्या पोट-कलम (४) च्या परंतुकासह पोट-कलमे (१) आणि (२) च्या शक्तींचा वापर करून तसेच यासंदर्भात प्राप्त झालेल्या सर्व अधिकारांचा वापर करून, महाराष्ट्र शासन, महाराष्ट्र मूल्यवर्धित कर नियम, २००५ मध्ये सुधारणा करीत आहे, म्हणजेच :—

१. (१) या नियमांना महाराष्ट्र मूल्यवर्धित कर (सुधारणा) नियम, २०१६ असे संबोधण्यात यावे.

(२) हे नियम दिनांक १ एप्रिल २०१६ पासून अंमलात येतील.

२. महाराष्ट्र मूल्यवर्धित कर नियम, २००५ (यापुढे “ मुख्य नियम ” असे संबोधण्यात येईल) च्या नियम ५२ ख मध्ये,—

(१) समास टिपेमध्ये “ अनुसूची “ घ ” मध्ये अंतर्भूत असलेल्या ” हे शब्द आणि अक्षर वगळण्यात येत आहे ;

(२) उप नियम (१) मध्ये “ जर मागणीदार व्यापाऱ्याने या शब्दांनी सुरू होणाऱ्या आणि “ वजावट मागण्यास पात्र असेल,— ” या शब्दांनी संपणाऱ्या भागाऐवजी खालील दाखल करण्यात येत आहे, म्हणजेच :—

“ जर मागणीदार व्यापाऱ्याने,

(एक) अधिनियमास जोडलेल्या अनुसूची “ घ ” च्या नोंद १३ आणि १४ खाली समाविष्ट असलेल्या मालाची खरेदी केली, किंवा

(दोन) मोबाईल फोन किंवा सेल्युलर हँडसेट म्हणजेच सेल्युलर नेटवर्क किंवा इतर वायरलेस नेटवर्कसाठी असणारे दूरध्वनी संच,

तर उक्त व्यापारी उक्त मालाच्या बाबतीत फक्त पुढील रकमेच्या एकूण रकमेइतकी वजावट मागण्यास पात्र असेल— ”.

३. मुख्य नियमाच्या नियम ५३ मध्ये, उप-नियम (१०) नंतर खालील दाखल करण्यात येत आहे, म्हणजेच :—

“ (११) (क) जर मागणीदार व्यापारी प्रवासी मोटार वाहनांच्या कोणत्याही प्रयोजनासाठी वापरण्याच्या हक्काचे हस्तांतरण करण्याचा धंदा (विशिष्ट कालावधीसाठी असो किंवा नसो) करत असेल, तर तो अशा मोटार वाहनांच्या खरेदीवर भरलेल्या कराच्या वजावटीचा त्याने अशा वापरण्याच्या हक्क हस्तांतरित करण्यावर भरावयाच्या कराच्या मर्यादेपर्यंत दावा करू शकेल.

(ख) अशा वाहनांच्या बाबतीत असा वापरण्याचा हक्क ज्या कालावधीत हस्तांतरीत केलेला असेल फक्त त्याच कालावधीत मागणीदार व्यापारी उक्त मालाच्या बाबतीत वरील खंड (क) मध्ये निर्धारित केलेल्या वजावटीचा दावा करू शकेल. ” .

४. मुख्य नियमाच्या नियम ५४ मध्ये,—

(१) खंड (अ) मध्ये “ घटक आणि यांची केलेली खरेदी ” या शब्दानंतर “ तो मागणीदार व्यापारी उक्त वाहनांच्या संबंधातील वापराचा अधिकार कोणत्याही प्रयोजनासाठी हस्तांतरीत करण्याच्या (मग ते विनिर्दिष्ट कालावधीसाठी असो किंवा नसो) धंद्यात नसेल तर, ” हे शब्द आणि कंस दाखल करण्यात येत आहेत ;

(२) खंड (ब) मध्ये “ खरेदी ” या शब्दांऐवजी महाराष्ट्र स्थानिक क्षेत्रातील मालाच्या प्रवेशावरील कर अधिनियम, २००२ खालील प्रवेश “ किंवा यथास्थिती, खरेदी, ” हे शब्द आणि अंक दाखल करण्यात येत आहेत.

महाराष्ट्राचे राज्यपाल यांच्या आदेशानुसार व नावाने,

रा. द. भगत,  
शासनाचे उप सचिव.

**FINANCE DEPARTMENT**

Madam Cama Marg, Hutatma Rajguru Chowk,  
Mantralaya, Mumbai 400 032, dated the 1st April 2016.

**NOTIFICATION**

MAHARASHTRA VALUE ADDED TAX ACT, 2002.

No. VAT-1516/CR 53/Taxation-1.—Whereas, the Government of Maharashtra is satisfied that circumstances exist which render it necessary to take immediate action further to amend the Maharashtra Value Added Tax Rules, 2005 and to dispense with the condition of previous publication thereof under the proviso to sub-section (4) of section 83 of the Maharashtra Value Added Tax Act, 2002 (Mah. IX of 2005) ;

Now, therefore, in exercise of the powers conferred by sub-sections (1) and (2) read with the proviso to sub-section (4) of section 83 of the said Act, and of all other powers enabling it in this behalf, the Government of Maharashtra hereby, makes the following rules further to amend the Maharashtra Value Added Tax Rules, 2005, namely : —

1. (1) These rules may be called the Maharashtra Value Added Tax (Amendment) Rules, 2016.
- (2) They shall come into force on the 1st April 2016.

2. In rule 52B of the Maharashtra Value Added Tax Rules, 2005 (hereinafter referred to as “the principal Rules”),—

(1) in the marginal note, the words and letter , “covered under Schedule D of the Act,” shall be deleted ;

(2) in sub-rule (1), for the portion beginning with the words , “ If the claimant dealer ” and ending with the words, “ to the extent of aggregate of,-”, the following shall be substituted namely :—

“If the claimant dealer has purchased,—

(i) goods covered under the entries 13 and 14 of the Schedule ‘ D ’ appended to the Act, or

(ii) mobile phone or cellular handset i.e. telephones for cellular network or for other wireless network,

then the said dealer shall be entitled to claim set-off in respect of the said goods only to the extent of aggregate of,-”.

3. In rule 53 of the principal Rules, after sub-rule (10), the following shall be added, namely :—

“(11) (a) If the claimant dealer is engaged in the business of transferring the right to use (whether or not for a specified period) for any purpose, of passenger motor vehicles, then he shall be entitled to claim set-off of tax paid on the purchase of such motor vehicles only to the extent of tax payable on such transfer of right to use ;

(b) the set off as determined under clause (a) in respect of the such vehicles shall be claimed in the period in which such right to use has been transferred by the claimant dealer.”.



4. In rule 54 of the principal Rules,—

(1) in clause (a), after the words “and accessories thereof” the words and bracket “unless the claimant dealer is engaged in the business of transferring the right to use (whether or not for a specified period ) for any purpose in respect of the said vehicles” shall be inserted ;

(2) in clause (b), for the word “ purchases ”, the words and figures “entry, as defined under the Maharashtra Tax on the Entry of Goods into Local Areas Act, 2002 or, as the case may be, purchases ” shall be substituted.

By order and in the name of the Governor of Maharashtra,

R. D. BHAGAT,  
Deputy Secretary to Government.

१०८

शुक्रवार, एप्रिल १, २०१६/चैत्र १२, शके १९३८

**वित्त विभाग**

मादाम कामा मार्ग, हुतात्मा राजगुरू चौक, मंत्रालय,  
मुंबई ४०० ०३२, दिनांक १ एप्रिल २०१६

**अधिसूचना****महाराष्ट्र स्थानिक क्षेत्रात मालाच्या प्रवेशावरील कर अधिनियम, २००२.**

क्रमांक इएनजी. १५१६/प्र. क्र. ५६/कराधान-२.—महाराष्ट्र स्थानिक क्षेत्रात मालाच्या प्रवेशावरील कर अधिनियम, २००२ च्या कलम ३ च्या उप-कलम (१) द्वारे प्राप्त झालेल्या अधिकारांचा वापर करून, महाराष्ट्र शासन याद्वारे दिनांक १ एप्रिल २०१६ पासून उक्त अधिनियमास जोडलेल्या अनुसूचीमध्ये खालील सुधारणा करित आहे, म्हणजेच :—

महाराष्ट्र स्थानिक क्षेत्रात मालाच्या प्रवेशावरील कर अधिनियम, २००२ च्या अनुसूचीमध्ये नोंद क्र. १५ मध्ये सध्या अस्तित्वात असलेला भाग पुनर्अकीत करून उप-नोंद (१) असा करण्यात येत आहे आणि अशा पुनर्अकीत केलेल्या उप-नोंद (१) नंतर खालील उप-नोंद दाखल करण्यात येत आहे, म्हणजेच :

“ (२) संगमरवर आणि ग्रॅनाईट यांचे स्लॅब

१२.५%”.

महाराष्ट्राचे राज्यपाल यांच्या आदेशानुसार व नावाने,

**रा. द. भगत,**  
शासनाचे उप सचिव.

**FINANCE DEPARTMENT**

Madam Cama Marg, Hutatma Rajguru Chowk,  
Mantralaya, Mumbai 400 032, dated the 1st April 2016

**NOTIFICATION**

MAHARASHTRA TAX ON THE ENTRY OF GOODS INTO LOCAL AREAS ACT, 2002.

No. ENG. 1516/C.R. 56/Taxation.—In exercise of the powers conferred by sub-section (1) of section 3 of the Maharashtra Tax on Entry of Goods into Local Areas Act, 2002 (Mah. IV of 2003) the Government of Maharashtra hereby, with effect from 1st April 2016, amends the Schedule appended to the said Act, as follows, namely :—

In the Maharashtra Tax on Entry of Goods into Local Areas Act, 2002, in the Schedule, the existing entry 15 shall be renumbered as sub-entry (1) thereof, and after the sub-entry (1) as so renumbered, the following sub-entry shall be added, namely :—

“(2) Slabs of Marble and Granite 12.5%”.

By order and in the name of the Governor of Maharashtra,

R. D. BHAGAT,  
Deputy Secretary to Government.

१०९

शनिवार , एप्रिल २, २०१६/चैत्र १३, शके १९३८

**HIGHER AND TECHNICAL EDUCATION DEPARTMENT**

Mantralaya, Madam Cama Marg, Hutatma Rajguru Chowk, Mumbai 400 032,  
dated the 2nd April 2016

**NOTIFICATION**

MAHARASHTRA UNAIDED PRIVATE PROFESSIONAL EDUCATIONAL INSTITUTIONS (REGULATION OF ADMISSIONS AND FEES) ACT, 2015.

No.CET-2015/C.R.243/Mashi-2.— In exercise of the powers conferred by section 23 of the Maharashtra Unaided Private Professional Educational Institutions (Regulation of Admissions and Fees) Act, 2015 (Mah. XXVIII of 2015), the Government of Maharashtra hereby makes the following rules to regulate the admissions to the First Year of Full Time Professional Undergraduate Law Courses (Three Years and Five Years), namely :—

1. *Short title and commencement*— (1) These rules may be called the Maharashtra Unaided Private Professional Educational Institutions (Regulation of Admission to the Full Time Professional Undergraduate Law Courses) Rules, 2016.

(2) They shall come into force with effect from 2nd April of 2016.

2. *Definitions*.—(1) In these rules, unless the context otherwise requires,—

(a) “Act” means the Maharashtra Unaided Private Professional Educational Institutions (Regulation of Admissions and Fees) Act, 2015 (Mah. XXVIII of 2015) ;

(b) “Admission Reporting Centre” means a centre where the Candidate shall report for confirmation of admission by submission of documents and payment of fees ;

(c) “All India Seats” means seats available to an eligible Indian National Candidate;

(d) “Application Form” means prescribed form filled up online by the Candidate for admission ;

(e) “CAP Seats” means the seats filled in through the centralised process of admission carried out by the Competent Authority ;

(f) “Courses” means the Five Years Integrated Degree Course (LL.B) and Three Years Degree Course (LL.B.);

(g) “Eligible Candidates” means the candidates who are eligible for different professional courses as notified by the Government, from time to time, under sub-section (1) of section 3 of the Act;

(h) “Facilitation Centre” means a centre where the facilities like sale of application kits, filling online forms, verification of documents and grievances, etc. are provided;

(i) “HSC” means the Higher Secondary School Certificate (Standard XII) examination conducted by Maharashtra State Board of Secondary and Higher Secondary Education or its equivalent certificate awarded by a recognised Boards;

(j) “Institutional Quota” means seats available for admission to eligible Candidates at Institution level as declared by the Government or appropriate authority, from time to time;

(k) “*Inter-Se-Merit*” means the order of merit in respect of various classes/category of Candidates;

(l) “Minority Quota” means seats earmarked for the Minority Community students from within the State, belonging to the Minority Community to which the institution belongs;

(m) “Overseas Citizen of India (OCI)” means a candidate/person registered as an Overseas Citizenship of India as declared by the Central Government under section 7A of the Citizenship Act, 1955 and includes Persons of Indian Origin (PIO).

*Explanation.*—For the purposes of this clause, all the existing Persons of Indian Origin (PIO) cardholders registered under Notification of the Government of India, Ministry of Home Affairs F.No. 26011/04/98- F. I, dated 19th August 2002 and shall now be deemed to be Overseas Citizens of India (OCI) cardholders by virtue of Notification of Government of India, Ministry of Home Affairs, No. 25024/9/2014-F.I., dated 9th January 2015;

(n) “Qualifying Examination” means examinations on the basis of which a Candidate becomes eligible for admission or its equivalent examination;

(o) “SSC” means the Secondary School Certificate (Standard X) examination conducted by Maharashtra State Board of Secondary and Higher Secondary Education or its equivalent certificate awarded by a recognised Boards;

(p) “Supernumerary Seats” means seats which are over and above the Sanctioned Intake approved by the appropriate authority and the Government, from time to time.

(2) Words and expressions used but not defined in these rules, shall have the same meanings respectively assigned to them in the Act.

**3. Invitation of Application.** – (1) The Competent Authority shall invite Online Applications from the Candidates for participating in CET for seeking admission to the Courses for which State CET is required for the academic year.

(2) The Candidates seeking admissions to the Courses for the seats provided in —

(a) rule 7(1), 7(2), 7(3) and 7(5) of these rules shall apply to the Competent Authority for admission through Centralised Admission Process (CAP);

(b) rule 7(4) of these rules shall first apply to the Competent Authority, who shall prepare Merit List of all such applicants, to enable the institutions to give admissions to such applicants on the basis of *Inter-Se-Merit*, as specified by the appropriate authority;

(c) rule 7(4) of these rules shall thereafter apply to the concerned institution for admission at Institution level and the Institution shall give admission on the basis of *Inter-Se-Merit* in the Merit List prepared by the Competent Authority.

(3) The Candidate should submit alongwith the application, the requisite certificates, as applicable in the necessary Proforma issued by the concerned Competent Authority.

**4. Declaration of Medium, Pattern, Syllabus, Schedule, etc. of CET.—**(1) The Competent Authority shall, in relation to Common Entrance Test (CET), declare the following :—

- (a) Medium of CET ;
- (b) Pattern of CET ;
- (c) Mode of CET ;
- (d) Schedule of CET ;
- (e) Issue of Hall Ticket ;
- (f) Declaration of Result, etc.

(2) The Competent Authority shall declare the Syllabus relating to CET in consultation with the Director of Higher Education.

**5. Candidature Type.—**(1) Maharashtra State Candidature :—

(i) For Three Year Degree Course (LL.B.)—

(a) a graduate or post graduate candidate in any faculty of any University in Maharashtra established by an act of Parliament or by a State Legislature or an equivalent National Institution in Maharashtra recognized as a Deemed to be University or Foreign University in Maharashtra recognized as equivalent to the status of an Indian University by an authority competent to declare equivalence ; and

(b) a candidate who is Domicile of Maharashtra or born in Maharashtra, or

(b) the Father or Mother of the Candidate is domiciled in the State of Maharashtra, or

(b) the Father or Mother of the Candidate is an employee of the Government of India or Government of India Undertaking who is posted and reported to duty in Maharashtra State before the last date for submitting the Application Form for CAP, or

(b) the Father or Mother of the Candidate is an employee of the Government of Maharashtra or Government of Maharashtra Undertaking, or

(b) the candidates passing SSC and or HSC Examination or Equivalent Examination from a recognized institution from a disputed Maharashtra-Karnataka Border Area and whose Mother tongue is Marathi.

(ii) For Five Year Integrated Degree Course (LL.B.) :—

(a) the candidates passing SSC and HSC Examination from a recognised institution in Maharashtra State or the candidates passing equivalent examination (such as 11+1, A level in Senior Secondary School Leaving Certificate Course) from a recognized university of India or outside or from Secondary Board or equivalent, constituted or recognized by the Union or by a State Government, which is in Maharashtra; and

(b) a candidate who is Domicile of Maharashtra or born in Maharashtra, or

(b) the Father or Mother of the Candidate is domiciled in the State of Maharashtra, or

(b) the Father or Mother of the Candidate is an employee of the Government of India or Government of India Undertaking who is posted and reported to duty in Maharashtra State before the last date for submitting the Application Form for CAP, or

(b) the Father or Mother of the Candidate is an employee of the Government of Maharashtra or Government of Maharashtra Undertaking, or

(b) the Candidates passing SSC and or HSC Examination or Equivalent Examination from a recognised institution from a disputed Maharashtra Karnataka Border Area and whose Mother tongue is Marathi.

(2) *All India Candidature*.—The Candidates having Indian Nationality are eligible under this Category.

(3) *Minority Candidature*.—The Maharashtra domiciled Candidate belonging to a particular Linguistic or Religious Minority Community within the State and as notified by the Government are eligible under this Category.

(4) *NRI Candidature*.—The Candidate who fulfills the conditions as defined in clause (n) of section 2 of the Act are eligible under this Category.

(5) *Foreign Student or OCI or PIO Candidature*.—The Foreign Student Candidates, as defined in clause (i) of section 2 of the Act, the Overseas Citizen of India (OCI) Candidate, as defined under clause (m) of rule 2 and Persons of Indian Origin (PIO) as defined in clause (o) of section 2 of the Act are eligible under this Category.

(6) *Jammu and Kashmir Migrant Candidature*.—

(a) The children of citizens, who are displaced from Jammu and Kashmir to any part of India or from unsafe border area of Jammu and Kashmir to a relatively safer place in Jammu and Kashmir from 1990 onwards due to terrorist activities; or

(b) The children of officers belonging to Indian Administrative Services (IAS) or Indian Police Services (IPS) or Indian Foreign Services (IFS) and children of staff belonging to military and paramilitary forces transferred to Jammu and Kashmir to combat terrorist activities and joined the post on or before the last date for submission of application for admission; or

(c) The children of staff and officers of Jammu and Kashmir police engaged in combating terrorism; are eligible under this category.

**6. Sanctioned Intake and Supernumerary Seats.**—

(1) The Sanctioned Intake for First Year of Three Years Degree Course and Five Years Integrated Degree Course shall be as per the approval given by the authority which is competent for giving approval to said courses and affiliation given by the respective affiliating University.

(2) The supernumerary seats shall be available to the Private Professional Educational Institutions as per the policy of Government, from time to time.

**7. Allocation of Seats.**—The percentage of allocation of seats for various types of Candidates in the State Level Seats shall be in accordance with the policy of the Government as specified in

#### *Schedule-I*

(1) *Maharashtra State Candidature Seats*.—The Candidates having Maharashtra State Candidature as specified in rule 5(1) of these rules, shall be eligible for these seats.

(2) *All India Candidature Seats.*—The Candidates having Candidature as given in rule 5(2) of these rules shall be eligible for these seats.

(3) *Minority Quota Seats.*—The Candidates having Candidature mentioned in rule 5(3) of these rules shall be eligible for these seats as specified in Schedule-I. These seats shall be filled in accordance with the provisions of sub-section (2) of section 6 of the Act.

(4) *Institutional Quota Seats.*—The Institution can admit Eligible Candidates against 20 % of the Sanctioned Intake, subject to following conditions :—

(i) The Candidates having Candidature mentioned in rule 5(1), 5(2), 5(3), 5(4), 5(5) and 5(6) of these rules shall be eligible for these seats;

(ii) The maximum 5% seats may be filled in from the NRI or Foreign Student or OCI or PIO Candidates, at the Institution level.

(iii) The seats reserved for this NRI or Foreign Student or OCI or PIO quota remains vacant, those vacant seats may be filled in by the Institution, from the Eligible Candidates :

Provided that while filling of these vacant seats the preference shall be given to the Maharashtra State Candidature Candidates on the basis of *Inter-Se-Merit*.

(5) *Supernumerary Seats for Jammu and Kashmir Migrant Candidature:*—

(i) The Candidates having candidature as given in rule 5(6) of these rules shall be eligible for these seats.

(ii) The number of seats for this quota shall be as per the policy of the Government.

(iii) These seats shall be filled in by the Competent Authority.

(iv) These seats will be lapsed, if remains vacant.

**8. Preparation of Merit List.**—(1) *Assignment of merit number.*—All the eligible Candidates who have submitted Application Form on or before the last date specified for the submission of Application Form for Admission through CAP shall be assigned a merit number. The merit list shall be prepared on the basis of CET score.

(2) *Change of Marks due to verification.*—If the marks in the qualifying examination are modified due to verification and the same is duly certified by the concerned Competent Authority or Board, the same shall be reported to the Competent Authority for admission through CAP or its designated representatives immediately. However the effect of such change will be taken into consideration only for the subsequent round(s) of admission.

(3) *Method of calculating marks at qualifying examination for deciding eligibility .*—While deciding the eligibility of the Candidates following procedure shall be adopted :—

(a) The percentage of marks shall be calculated by rounding off to two places after decimal.

(b) If letter grades are assigned at SSC, HSC, Bachelor or Postgraduate Degree or its equivalent examination, the Candidate must submit the certificate of conversion of letter grades into equivalent marks from the concerned Competent Authority or Board at the time of submission of Application Form. The eligibility shall be decided on the basis of equivalent marks.

(c) If the Candidate reappears for the qualifying examination with all subjects then the marks obtained in the latest examination shall only be considered.

(4) *Assignment of Merit Number.*—(i) The merit list for the Candidates as per rule 5(1), 5(2), 5(3) and 5(6) of these rules, shall be prepared on the basis of CET score:



Provided that, in case of tie, the relative merit of Candidates shall be resolved in the following order of preference and the methodology as specified below,—

(a) *Three Year Degree Course (LL.B.)*—

(i) higher percentage of marks in Qualifying Examination (Degree/ Post-graduation Degree) ;

(ii) higher percentage of marks in Aggregate at HSC or Equivalent Examination.

(b) *Five Year Integrated Degree Course (LL.B.)*—

(i) higher percentage of marks in Qualifying Examination (HSC or Equivalent Examination);

(ii) higher percentage of marks in First Language at HSC or Equivalent Examination;

(iii) higher percentage of marks in SSC or Equivalent Examination;

(iv) higher percentage of marks in English at SSC or Equivalent Examination .

(ii) The merit list for the NRI or OCI or PIO and Foreign Students stated at rule 5(4) and 5(5) of these rules shall be prepared on the basis of the percentage of marks in the Qualifying Examination :

Provided that, in case of tie, the relative merit of Candidates shall be resolved in the following order of preference and the methodology as specified below,-

(a) *Three Year Degree Course (LL.B.)* —

(i) higher percentage of marks in aggregate at HSC or Equivalent Examination;

(ii) higher percentage of marks in aggregate at SSC or Equivalent Examination.

(b) *Five Year Integrated Degree Course (LL.B.)*. —

(i) higher percentage of marks in First Language at HSC or Equivalent Examination;

(ii) higher percentage of marks in SSC or Equivalent Examination;

(iii) higher percentage of marks in English at SSC or Equivalent Examination.

**9. Centralised Admission Process (CAP).**— (1) The Unaided Private Professional Educational Institution shall admit Candidates through the Centralised Admission Process (CAP) as referred in sub-section (3) of section 3 of the Act. The stages of CAP shall be as stated below,—

(a) Display or publishing of Information Brochure by the Competent Authority.

(b) Filling Online Application Form by Candidate for participation in the Centralised Admission Process.

(c) Confirmation of Online Application Form and Document Verification at Facilitation Centre by the Candidate in person.

(d) Display or Publishing of provisional merit lists, submission of grievances, if any, and display or publishing of final Merit Lists.

(e) Display of available Category wise Seats (Seat Matrix) for CAP Rounds I, II and III.

(f) Filling up and confirmation of Online Option Form having preferences of a Institutions before CAP Round I. Candidates may fill in choices of Institutes in decreasing order of their preference as specified by Competent Authority. The option form once confirmed shall be considered for allotment in CAP Round I, II and III.

(g) Display of Provisional Allotment of CAP Round I, II and III indicating allotted institute.

(h) Reporting and accepting the offered seat will be as per the allotment of the CAP Round I, II and III, by the Candidate at Reporting Centre.

(2) During the CAP, before accepting the allotted seat a candidate can opt to 'Freeze' or 'Float' the choice of academic program for subsequent round(s), if any, of seat allocation, as provided below,—

(a) *Freeze* : Candidates accept the offered seat and they do not want to participate in any further rounds of seat allocation. Such Candidates will not be considered in subsequent rounds of admission;

(b) *Float*: Candidates accept the offered seat and indicate that, if admission to an academic programme in any Institution of higher preference is offered, they will accept it. Else, they will continue with the currently accepted academic programme. Such Candidates will be considered in subsequent rounds of admission ;

(c) For Candidates who choose the Float option, and secures a seat of his choice of higher preference, then it would automatically result in the forfeiture of the seat accepted by the Candidate in the earlier round ;

(d) Floating options will not be available to a Candidate who is offered admission to his first choice.

(3) *Conduct of CAP Round-IV.*—(a) The seats available for this round shall be published on the website. The Candidates are allowed to fill in or edit the already filled Online Option Form. The seats to be allotted during the course of this round shall be subject to following conditions :—

(i) Before start of this round, the Candidates can change their option from Floating to Freezing or viceversa ;

(ii) Candidates who have not been allotted any seat in any of the previous rounds or those who have taken and cancelled their admission in the earlier rounds and those who have Freeze the admission in earlier rounds but are desirous of Floating in this final round are eligible to participate in this round ;

(iii) Candidates who have opted for Floating and also applying for this round shall fill in the allotted institution in their choice list. Once the upward allotment is made the earlier allotment automatically stands cancelled ;

(iv) Floating options are not available for the seats allotted in this round.

(b) Reporting and accepting the offered seat will be as per the allotment by the Candidate at Reporting Centre.

(4) *Reporting and confirmation of admission.*—After final CAP Round, the Candidate shall report to the institution finally allotted to him and confirm his admission in institution.

**10. CAP allotment stages and process of allotment.**—Allotment of seats under CAP shall be made in the following manner,—

(1) *Maharashtra State Candidature Candidate* :— (i) The stages of computerised allotment are as follows,—

**Stage -I : For all the Candidates.**—

(a) All the Candidates (Open, Reserved, Male, Female) belonging to various categories shall be considered for allotment of seats as per their *Inter-Se-Merit*.

(b) The Minority seats shall be allotted to the Candidates of the State belonging to the Minority Community to which the institution belongs by virtue of merit or in Open Category as per their *Inter-Se-Merit* if the seats reserved for them are not available at their merit.

(c) Backward Class Category Candidates shall be considered for allotment in Open Category seat by virtue of their *Inter-Se-Merit* or in their respective Category of reservation, if Open Category seats are not available at their merit.

(d) SBC Category Candidates shall be considered for allotment in Open Category by virtue of their merit and in case of SBC Candidates who were in Backward Class prior to their inclusion in SBC Category shall be considered in their original Backward Class Category.

(e) Persons with Disability Category Candidates shall be considered for allotment for the seats reserved for them otherwise in Open Category as per their *Inter-Se-Merit* if the seats reserved for them are not available at their merit.

(f) Defence Category Candidates shall be considered for allotment for the seats reserved for them by virtue of their merit or in Open Category as per their *Inter-Se-Merit* if the seats reserved for them are not available at their merit.

**Stage – II :** *For allotment of seats reserved for Female to Male Candidates.*—If the seat remains vacant after allotment to Female Candidates of the Backward Class Category or Open Category, such seat shall be allotted to the Male Candidates belonging to respective Backward Class or Open Category.

**Stage –III :** *For SBC Category Candidates.*—If the Backward Class Category seat remains vacant, such seat shall be considered for allotment to the Candidates of SBC Category, limited to the extent of 2% seats.

**Stage –IV :** *For respective groups of Backward Class Category Candidates.*—If the seat remains vacant in the respective group of following Categories, such seat shall be considered for allotment to the Candidates of within the respective group,—

**Group 1:** (i) Scheduled Castes and Scheduled Castes converted to Buddhism (SC),

(ii) Scheduled Tribes including those living outside the specified areas (ST).

**Group 2 :** (i) Vimukta Jatis / De-Notified Tribes (VJ/DT), NT(A),

(ii) Nomadic Tribes 1 (NT-B).

**Group 3 :** (i) Nomadic Tribes 2 (NT-C),

(ii) Nomadic Tribes 3 (NT-D),

(iii) Other Backward Class (OBC).

**Explanation.**—For Group 1, if the seat remains vacant in ST Category due to non-availability of its Candidates, such seat shall be considered for allotment to the Candidate belonging to the SC Category or vice versa.

**Stage-V:** *For all Backward Class Category Candidates.*—If the seat reserved for Backward Class Category Candidate remains vacant, such seat shall be considered for allotment to the Candidate of any Backward Class Category.

**Stage –VI:** *For Persons with Disability Candidates.*—If the seat reserved for Persons with Disability remains vacant, such seat shall be considered for allotment to any Persons with Disability Candidates.

**Stage -VII :** *For all Candidates (without Maharashtra State Seat and All India Seat Tag).—* If the seat remains vacant after completion of Stage -VI then for allotment of such vacant seats, Stage-I, Stage-II, Stage-IV, Stage-V and Stage-VI shall be executed by removing the Maharashtra State and All India Seat Tag.

**Stage -VIII :** *For all Candidates (without any type of Reservation).—(i)* The seats shall be considered for allotment to all the Candidates based on *Inter-Se-Merit*.

(2) For seats reserved for female candidates the procedure for reservation as given in Government Circular of General Administration Department, No. RSV-1012/CN.16/12/16.A, dated 13th August 2014 shall be adopted.

(2) *All India Candidature Candidate.—*

(a) The allotment to these seats shall be done through CAP on the basis of CET score;

(b) All these seats are treated as “General Category” seats and no reservation is provided in these seats for Candidates of Backward Class Category, female, Persons with Disability, and Defence, etc.

**11. Allotment of seats by CAP Round I, II, III and IV.—**

(a) All the CAP Rounds (CAP Round I, II, III and IV) shall be conducted by computerised allotment.

(b) In CAP Round I, II and III, the Stages I to III of rule 10 of these rules shall be executed.

(c) If the seat remains vacant due to non-allotment and non-reporting for admission, such seat will be considered for allotment in subsequent round.

(d) For the CAP Round-IV, the Stage-I to VIII of rule 10 of these rules shall be executed.

**12. General provisions.—**

(a) Allotment in CAP Round-I, II, III and IV of State Level Seats will be carried out as per *Inter-Se-Merit* of Candidates having Maharashtra State Candidature. The seats will be allotted to Candidates as per *Inter-Se-Merit*, options filled and seats available at that point of time in the stage of CAP Round-I, II, III and IV;

(b) All Candidates eligible at a particular stage of allotment will be considered for allotment of a seat in that stage, even if they have been allotted or not allotted a seat in the previous stage;

(c) During the allotment of any stage, the Candidate may get upward shift in the allotment with reference to the options filled by the Candidate according to availability of seats at that point of time;

(d) There shall not be any reservation in unaided private Professional Educational Institutions for allocation of seats stated in rule 7(2), 7(3), 7(4) and 7(5) of these rules.

(e) All reserved Category Candidates (including SBC in their original Category) shall be considered for allotment in all stages ;

(f) Due to upward shifts, the seats falling vacant shall be considered for allotment in further iterations of the same stage as per the provisions of that stage of allotment ;

(g) Allotment against the first available option in the order of preference filled in shall be retained as final allotment ;

(h) During CAP Round I, II, stage I and II shall be repeated after stage III for betterment to all the Candidates due to allotment to SBC Candidates in stage - III ;

(i) The allotment list displayed on website will show the provisional allotment offered to the Candidates. No personal communication or allotment letters in this regard shall be issued to the Candidates;

(j) A Candidate who has been allotted a seat shall download the "Provisional Seat Allotment Letter." At the time of seat acceptance, Candidate has to pay a demand draft in favour of Competent Authority at an Admission Reporting Centre. Seat will be confirmed by the Reporting Centre after verification of the original documents and ensuring that the Candidate meets all the eligibility norms. The centre in-charge shall issue the Online Receipt of acceptance;

(k) The Seat Acceptance Fee shall be Rs. 3,000 for Candidates of General Category, VJ/DT, NT, SBC/OBC Category and Rs.1,000 for SC, ST Category Candidates. This fee shall be transferred to the institution after deducting Rs.1,000 towards processing fee, if the Candidate reports to the institution after completion of CAP process which shall be adjusted towards fees to be paid by the Candidate to the institution. On cancellation of admission before reporting to the institution, the amount shall be refunded after deduction of Rs.1,000 towards processing charges;

(l) Failure to report in person for Seat acceptance will be considered as if the Candidate has rejected the offer;

(m) Allotted Seat will be cancelled if, at any time, any of the documents or certificates is found to be invalid or fraudulent and/or the Candidate does not meet the eligibility norms;

(n) Candidates who want to reject the allocated seat can do so by not remitting the seat acceptance fee at the Reporting Centre. Candidates who reject allocated seat in CAP Round I, cannot participate in CAP Round II and / or III.

**13. Admissions in Institutional Quota and vacant seats after CAP.**—The Principal or Director of the institution shall carry out the admissions for these seats in the following manner,—

(a) Admissions shall be made in a transparent manner and strictly as per the *Inter-Se-Merit* of the Candidates who have applied to the Institution.

(b) Information brochure or prospectus of the Institution which specifies rules of admission should be published well before the commencement of the process of admission. All the information in the brochures should also be displayed on the Institution's website.

(c) Institution shall invite applications by notifying schedule of admission and the number of seats in the course to be filled by the institution, by advertisement in at least two leading newspapers and on the website of the institution.

(d) Aspiring Candidates fulfilling the eligibility criteria as notified by the Government and specified by the appropriate authority, from time to time, shall apply to the Principal or Director of the respective institution for admission at the Institution level as provided in rule 3(2)(b).

(e) The institution shall fill the seats in the NRI, PIO, OCI, Foreign Student Quota, based on the Merit list prepared and published by the Competent Authority.

(f) The institution may give admission to the applicants on the basis of their *Inter-Se-Merit* derived from Merit list declared by the Competent Authority for filling the seats in the Institutional Quota, excluding the NRI, PIO, OCI, Foreign Student Quota seats;

Provided that, where the appropriate authority specifies that such admissions shall be based on the basis of CET, in that case the Institutional quota, excluding NRI, PIO, OCI, Foreign Student Quota seats, shall be filled on the basis of *Inter-Se-Merit* prepared by following the procedure specified in rule 8 (4) (i) of these rules.

(g) The institution shall prepare and display the *Inter-Se-Merit* lists of the Candidates to be filled in at the institution level, in the Institutional Quota and Supernumerary Quota along with the vacant seats after CAP, on the notice board and shall publish the same on the website of the institution.

(h) The Minority or Non-Minority institution intending to surrender the Institutional Quota (in part or full) to the CAP shall communicate two days before the display of seat matrix of each CAP Round and the same shall be allotted as per the rules of CAP.

(i) All the admissions and cancellations shall be updated immediately through online system.

(j) If any CAP seat remains or becomes vacant after the CAP Rounds then the same shall be filled in by the Candidate from the same Category for which it was earmarked during the CAP. Further if the seats remains vacant then the seats shall be filled on the basis of *Inter-Se-Merit* of the applicants.

**14. Institution Level Round.**—If the seats remains vacant after all CAP Rounds, the said seats shall be filled in by the institution through Institution Level Round with the prior approval of the Competent Authority.

**15. Approval of Merit List and the Admitted Candidates List :—**

(1) After completion of Admission process every Unaided Private Professional Educational Institution shall submit the Admission-approval proposal to the Director, Higher Education and the Admission Regulating Authority in accordance with the sub-section (5) of the section 9 of the Act.

(2) The Admission-approval proposal shall include the list of all Candidates admitted which shall have the quota, Candidature Type, Reservation, Qualification Marks, etc., as well as the required documents of the Candidates admitted at institution level.

**16. Refund of fees after cancellation of admission:—**

(a) The Candidate shall apply online for cancellation and submit signed copy of system generated application for cancellation of admission to the institution.

(b) After receiving admission cancellation request from the Candidate, the institution shall cancel the admission immediately and generate online acknowledgement of cancellation of admission through institution login and issue a signed copy to the Candidate.

(c) The refund of fees before cut-off date of admission shall be made within two days i.e. total fee minus the processing charges of Rs.1,000, or refund rule shall be as per the guidelines of the appropriate authorities or the State Government, as the case may be.

(d) If the admission is cancelled after the cut-off date of admission declared by the Competent Authority, there shall be no refund except the Security Deposit and Caution Money Deposit.

**17. Change of Institution after First year.—**

(1) The Candidate seeking for a change in institution after successfully completing the First or Second or Third or Fourth Year (Whichever is applicable) of studies in unaided institution will be allowed to do so in any other unaided institution subject to the availability of seats and changes will be carried out based on the marks of First Year or relevant Year. The Principal of the institute shall be responsible for ascertaining the eligibility of the Candidates

as laid down by the concerned University for the course. List of such changes shall be communicated to the office of the Admissions Regulating Authority.

(2) Transfer of Candidates after one year shall be made in the following manner—

(a) The Candidate once admitted in First Year shall not be eligible for transfer to any other institution during the same academic year.

(b) The Candidate passing the academic year examinations in full or failed in one of the heads of passing are considered as eligible for transfer of Institution.

(c) There shall be no transfer of students at any stage in any case from Unaided Institutions to Government or Government Aided Institutions. However, the Candidate from Government or Government Aided Institution may seek transfer to Unaided Educational Institution.

(d) The Principals of Unaided institutions shall consider the Candidates from other institutions for transfer with prior approval from the Admissions Regulating Authority on submission of No Objection Certificate (NOC) from institution, Eligibility Certificate from University and Vacancy position. The Principal or Director shall ascertain the eligibility of Candidates as laid down by the concerned University.

(e) No application without recommendation of the Principal of Institution shall be entertained by the Admissions Regulating Authority.

(3) The candidates admitted under Supernumerary Quota Seats are not eligible for change of Institution.

*SCHEDULE-I*  
(For First Year Admission)  
(See rule 7)

**A. Allocation of seats within Sanctioned Intake**

Sr. No.	Type of Institution	No. of Seats-as % of Sanctioned Intake			
		Maharashtra State (M.S.) Candidates	CAP Seats All India Seats	Minority Quota	Institutional Quota (including 5% Quota for NRI, OCI, PIO, Foreign Candidate if applicable)
1	Unaided Private Professional Educational Institutions (excluding minority institutions).	65%	15%	Nil	20%
2	Unaided Minority Educational Institutions.	100% of M.S. Seats <sup>\$</sup>	15% of Seats under CAP #	Minimum 51% <sup>@</sup>	20%

CAP Seats = Sanctioned Intake – Institutional Quota

# CAP seats excluding Minority Quota

\$ M.S. Seats = CAP Seats – (All India Seats + Minority Quota)

% - Percentage

\* The seats excluding the Minority Quota and the Institutional Quota shall be filled in the stipulated percentage from the Maharashtra Candidature Candidates and All India Candidature Candidates.

<sup>@</sup>These are the minimum percentage of seats to be filled in the Minority Institution through CAP, this may be extended up to 100%. However before commencement of the CAP, such Institution shall declare and inform to the Competent Authority about the maximum percentage of minority quota to be filled in their institution.

**B. Allocation of Supernumerary Seats**

Jammu and Kashmir Migrant Candidates seats to be filled by the Competent Authority. The number of seats for this quota shall be as per the policy of the Government.

By order and in the name of the Governor of Maharashtra,

ROHINI BHALEKAR,  
Deputy Secretary to Government.



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शनिवार, एप्रिल २, २०१६/चैत्र १३, शके १९३८

## वित्त विभाग

मादाम कामा मार्ग, हुतात्मा राजगुरू चौक, मंत्रालय

मुंबई ४०० ०३२, दिनांक २ एप्रिल २०१६.

## अधिसूचना

महाराष्ट्र राज्य व्यवसाय, व्यापार, आजिविका व नोकऱ्या यांवरील कर अधिनियम, १९७५.

क्रमांक व्यकर. १२१६/प्र.क्र. २६/कराधान-०३.—महाराष्ट्र राज्य व्यवसाय, व्यापार, आजिविका व नोकऱ्या यांवरील कर अधिनियम, १९७५ (१९७५ चा महा. १६) च्या कलम ६ च्या पोट-कलम (३) च्या परंतुकान्वये प्राप्त झालेल्या अधिकारांचा वापर करून, महाराष्ट्र शासन, याद्वारे शासन अधिसूचना, वित्त विभाग क्र. व्यकर. २०१४/प्र.क्र. ३८/कराधान-३, दिनांक २१ ऑगस्ट २०१४ मध्ये, खालील सुधारणा करीत आहे, म्हणजेच :—

या अधिसूचनेस जोडलेल्या अनुसूचीमधील, नोंद क्र. (५) नंतर, पुढीलप्रमाणे नोंद दाखल करण्यात येत आहे, म्हणजेच,—

(अ)	(ब)	(क)	(ड)	(इ)
(६) “ शैक्षणिक संस्थेचे मालक ज्यांनी राज्य शासनाचे सहायता अनुदान प्राप्त केलेले आहे.	दिनांक ३१ मार्च २०१६ पर्यंतच्या कोणत्याही कालावधीचे विवरण.	स्तंभ (क) मध्ये विनिर्दिष्ट केलेल्या विवरणावर देय असणारे संपूर्ण विलंब शुल्क.	(अ) स्तंभ (क) मध्ये विनिर्दिष्ट केलेले विवरण दिनांक दिनांक ३० जून २०१६ रोजी किंवा त्यापूर्वी विक्रीकर विभागाच्या संकेतस्थळावर दाखल करावे.	(ब) स्तंभ (क) मध्ये विनिर्दिष्ट केलेल्या विवरणा-नुसार देय कराचा भरणा दिनांक ३१ मार्च २०१६ पूर्वी केलेला असावा.
			(क) स्तंभ (क) मध्ये विनिर्दिष्ट केलेल्या विवरणा-नुसार देय करावर कलम (९) च्या पोट-कलम (२) अंतर्गत व्याजाचा भरणा दिनांक ३० जून २०१६ रोजी किंवा त्यापूर्वी करावा.	(ड) मालकाने याबाबतचा अर्ज विक्रीकर आयुक्तांनी प्राधिकृत केलेल्या अधिकाऱ्याकडे करावा.
			(ई) मालकाने सदर शिक्षण संस्था शासन सहायता अनुदान पात्र असल्याचा पुरावा सादर करणे आवश्यक आहे ”.	

महाराष्ट्राचे राज्यपाल यांच्या आदेशानुसार व नावाने,

रा. द. भगत,

शासनाचे उप सचिव.

**FINANCE DEPARTMENT**

Madam Cama Marg, Hutatma Rajguru Chowk,  
Mantralaya, Mumbai 400 032, dated the 2nd April 2016.

**NOTIFICATION**

MAHARASHTRA STATE TAX ON PROFESSIONS, TRADES, CALLINGS AND EMPLOYMENTS ACT, 1975.

No. PFT 1216/ C.R. 26/ Taxation-03.—In exercise of the powers conferred by the proviso to sub-section (3) of section 6 of the Maharashtra State Tax on Professions, Trades, Callings and Employments Act, 1975 (Mah.XVI of 1975); the Government of Maharashtra, hereby amends the Government Notification, Finance Department No. PFT. 2014/C.R. 38/Taxation-3, dated the 21st August 2014 as follows, namely :—

In the SCHEDULE, appended to the said Notification, after the entry (5), the following entry shall be added, namely,—

(a)	(b)	(c)	(d)	(e)
(6) “Employer being an educational institution which receives grant-in-aid from the State Government.	Return for any period up to the 31st March 2016.	Whole of the late fee payable, in respect of the return specified in column (c).		<p>(a) Return specified in column (c) shall be filed on or before the 30th June 2016 on the website of the Sales Tax Department.</p> <p>(b) Tax payable as per return, referred to in column (c) should have been paid before the 31st March 2016.</p> <p>(c) Interest under sub-section (2) of 9 on tax payable as per return specified in column (c) shall be paid on or before the 30th June 2016.</p> <p>(d) The employer shall make an application to the authority designated by the Commissioner of Sales Tax in this behalf.</p> <p>(e) The employer shall submit a proof that the said educational institution receives grant-in-aid from the State Government.</p>

By order and in the name of the Governor of Maharashtra,

R. D. BHAGAT,  
Deputy Secretary to Government.

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सोमवार, एप्रिल ४, २०१६/चैत्र १५, शके १९३८

### शालेय शिक्षण व क्रीडा विभाग

हुतात्मा राजगुरू चौक, मादाम कामा रोड, मंत्रालय, मुंबई ४०० ०३२,  
दिनांक ४ एप्रिल २०१६

#### अधिसूचना

**महाराष्ट्र लोकसेवा हक्क अधिनियम, २०१५.**

क्रमांक संकीर्ण. २०१५/(५५/१५)/समन्वय कक्ष.—महाराष्ट्र लोकसेवा हक्क अधिनियम, २०१५ (२०१५ चा महा. ३१) च्या कलम ३ मधील पोट-कलम (१) अन्वये प्राप्त होणाऱ्या अधिकाराचा वापर करून शालेय शिक्षण व क्रीडा विभाग याद्वारे पात्र व्यक्तींना द्यावयाच्या लोकसेवा, अशा लोकसेवाकरिता लागणारी करारनिविष्ट कालमर्यादा, पदनिर्देशित अधिकारी, प्रथम अपील प्राधिकारी आणि द्वितीय अपील अधिकारी सोबतच्या अनुसूचित विनिर्दिष्ट केल्याप्रमाणे या अध्यादेशाकरिता याद्वारे अधिसूचित करीत आहे.

#### अनुसूची

अ.क्र.	लोकसेवेचे नाव	लोकसेवा पुरविण्यासाठी विहित केलेली कालमर्यादा (कार्यालयीन दिवस)	पदनिर्देशित अधिकारी	प्रथम अपिलीय प्राधिकारी	द्वितीय अपिलीय प्राधिकारी
(१)	(२)	(३)	(४)	(५)	(६)
१	विद्यार्थ्यांचा शाळा सोडल्याचा दाखला व द्वितीय दाखला.	३ दिवस	संबंधित शाळेचे मुख्याध्यापक.	संबंधित शाळेच्या कार्यक्षेत्रातील केंद्रप्रमुख/ वार्ड अधिकारी.	संबंधित शाळेच्या तालुक्याचे गट शिक्षणाधिकारी/शहरी साधन केंद्रप्रमुख.
२	स्थलांतर दाखला	१५ दिवस	संबंधित शाळेचे मुख्याध्यापक.	संबंधित शाळेच्या कार्यक्षेत्रातील केंद्रप्रमुख/ वार्ड अधिकारी.	संबंधित शाळेच्या तालुक्याचे गट शिक्षणाधिकारी/शहरी साधन केंद्रप्रमुख.

## अनुसूची—(चालू)

(१)	(२)	(३)	(४)	(५)	(६)
३	द्वितीय गुणपत्रक (प्राथमिक व उच्च प्राथमिक शाळास्तर.	७ दिवस	संबंधित शाळेचे मुख्याध्यापक.	संबंधित शाळेच्या कार्यक्षेत्रातील केंद्रप्रमुख/ वार्ड अधिकारी.	संबंधित शाळेच्या तालुक्याचे गट शिक्षणाधिकारी/शहरी साधन केंद्रप्रमुख.
४	माध्यमिक व उच्च माध्यमिक शाळा प्रमाणपत्र परीक्षा द्वितीय गुणपत्रक व प्रमाणपत्रे.	अर्ज मंडळास प्राप्त झाल्यानंतर तात्काळसाठी ३ दिवस व नियमितसाठी ७ दिवस.	विभागीय मंडळाचे सचिव (मुंबई, पुणे, नाशिक, कोल्हापूर, औरंगाबाद, अमरावती, नागपूर, लातूर, कोकण).	विभागीय मंडळ अध्यक्ष (मुंबई, पुणे, नाशिक, कोल्हापूर, औरंगाबाद, अमरावती, नागपूर, लातूर, कोकण).	राज्यमंडळ अध्यक्ष, पुणे. ०२०-२५६१७५१.
५	माध्यमिक व उच्च माध्यमिक शाळा प्रमाणपत्र परीक्षा तात्पुरते (Provisional) प्रमाणपत्र.	८ दिवस	विभागीय मंडळाचे सचिव (मुंबई, पुणे, नाशिक, कोल्हापूर, औरंगाबाद, अमरावती, नागपूर, लातूर, कोकण).	विभागीय मंडळ अध्यक्ष (मुंबई, पुणे, नाशिक, कोल्हापूर, औरंगाबाद, अमरावती, नागपूर, लातूर, कोकण).	राज्यमंडळ अध्यक्ष, पुणे. ०२०-२५६१७५१.
६	माध्यमिक व उच्च माध्यमिक शाळा प्रमाणपत्र परीक्षा गुणपडताळणी.	१५ दिवस	विभागीय मंडळाचे सचिव (मुंबई, पुणे, नाशिक, कोल्हापूर, औरंगाबाद, अमरावती, नागपूर, लातूर, कोकण).	विभागीय मंडळ अध्यक्ष (मुंबई, पुणे, नाशिक, कोल्हापूर, औरंगाबाद, अमरावती, नागपूर, लातूर, कोकण).	राज्यमंडळ अध्यक्ष, पुणे. ०२०-२५६१७५१.
७	माध्यमिक व उच्च माध्यमिक शाळा प्रमाणपत्र परीक्षा निकालानंतर उत्तरपत्रिकेची छायांकित प्रत प्राप्त करणे.	३० दिवस	विभागीय मंडळाचे सचिव (मुंबई, पुणे, नाशिक, कोल्हापूर, औरंगाबाद, अमरावती, नागपूर, लातूर, कोकण).	विभागीय मंडळ अध्यक्ष (मुंबई, पुणे, नाशिक, कोल्हापूर, औरंगाबाद, अमरावती, नागपूर, लातूर, कोकण).	राज्यमंडळ अध्यक्ष, पुणे. ०२०-२५६१७५१.
८	खाजगी उमेदवार परीक्षेसाठी प्रविष्ट होणे.	मंडळाच्या वार्षिक वेळापत्रकाप्रमाणे.	विभागीय मंडळाचे सचिव (मुंबई, पुणे, नाशिक, कोल्हापूर, औरंगाबाद, अमरावती, नागपूर, लातूर, कोकण).	विभागीय मंडळ अध्यक्ष (मुंबई, पुणे, नाशिक, कोल्हापूर, औरंगाबाद, अमरावती, नागपूर, लातूर, कोकण).	राज्यमंडळ अध्यक्ष, पुणे. ०२०-२५६१७५१.
९	लॅमिनेशनसह गुणपत्रक प्रमाणपत्र उपलब्ध करणे.	मूळ गुणपत्रक निकालादिवशी त्यापुढील गुणपत्रक प्रमाणपत्र १५ दिवस.	विभागीय मंडळाचे सचिव (मुंबई, पुणे, नाशिक, कोल्हापूर, औरंगाबाद, अमरावती, नागपूर, लातूर, कोकण).	विभागीय मंडळ अध्यक्ष (मुंबई, पुणे, नाशिक, कोल्हापूर, औरंगाबाद, अमरावती, नागपूर, लातूर, कोकण).	राज्यमंडळ अध्यक्ष, पुणे. ०२०-२५६१७५१.
१०	शासकीय वाणिज्य प्रमाणपत्र परीक्षेसाठी संस्थांना परीक्षा परिषदेची संलग्नता देणे.	विहित नमुन्यात परिपूर्ण अर्ज केल्यास ३० दिवसात.	उप आयुक्त, महाराष्ट्र राज्य परीक्षा परिषद, पुणे.	आयुक्त, महाराष्ट्र राज्य परिषद, पुणे.	अध्यक्ष, महाराष्ट्र राज्य परीक्षा परिषद, पुणे.

अनुसूची—समाप्त

(१)	(२)	(३)	(४)	(५)	(६)
११	वाणिज्य प्रमाणपत्र परीक्षा प्रमाणपत्र दुरुस्ती.	१५ दिवस	उप आयुक्त, महाराष्ट्र राज्य परीक्षा परिषद, पुणे.	आयुक्त, महाराष्ट्र राज्य परिषद, पुणे.	अध्यक्ष, महाराष्ट्र राज्य परीक्षा परिषद, पुणे.
१२	वाणिज्य प्रमाणपत्र परीक्षा प्रमाणपत्राची द्वितीय प्रत.	१५ दिवस	उप आयुक्त, महाराष्ट्र राज्य परीक्षा परिषद, पुणे.	आयुक्त, महाराष्ट्र राज्य परिषद, पुणे.	अध्यक्ष, महाराष्ट्र राज्य परीक्षा परिषद, पुणे.
१३	डीएड गुणपत्रक प्रमाणपत्राची द्वितीय प्रत.	१५ दिवस	उप आयुक्त, महाराष्ट्र राज्य परीक्षा परिषद, पुणे.	आयुक्त, महाराष्ट्र राज्य परिषद, पुणे.	अध्यक्ष, महाराष्ट्र राज्य परीक्षा परिषद, पुणे.
१४	डीएड गुणपत्रकाची पडताळणी	१५ दिवस	उप आयुक्त, महाराष्ट्र राज्य परीक्षा परिषद, पुणे.	आयुक्त, महाराष्ट्र राज्य परिषद, पुणे.	अध्यक्ष, महाराष्ट्र राज्य परीक्षा परिषद, पुणे.
१५	डीएड उत्तरपत्रिकांची पडताळणी.	१५ दिवस	उप आयुक्त, महाराष्ट्र राज्य परीक्षा परिषद, पुणे.	आयुक्त, महाराष्ट्र राज्य परिषद, पुणे.	अध्यक्ष, महाराष्ट्र राज्य परीक्षा परिषद, पुणे.
१६	इयत्ता १० वी व १२ वी परीक्षेस प्रविष्ट होणाऱ्या राज्य, राष्ट्रीय व आंतरराष्ट्रीय पातळीवर सहभागी झालेल्या खेळाडूला, विद्यार्थ्यांना क्रीडा सवलतीचे गुण देण्याबाबत.	विहित केलेल्या कालावधीत अर्ज सादर केल्यानंतर १५ दिवसात.	संबंधित जिल्हा क्रीडा अधिकारी.	संबंधित विभागीय उप संचालक, क्रीडा व युवकसेवा.	आयुक्त, क्रीडा व युवकसेवा, क्रीडा संकुल, म्हाळुंगे, बालेवाडी, पुणे.
१७	अत्युच्च गुणवत्ताधारक खेळाडूंना शासकीय/ निमशासकीय व इतर क्षेत्रात ५ टक्के आरक्षणासाठी खेळाडू प्रमाणपत्र पडताळणी.	कागदपत्रांची पूर्तता केल्यानंतर २० दिवसात.	उप संचालक, (मुख्यालय) क्रीडा व युवकसेवा संचालनालय, क्रीडा संकुल, म्हाळुंगे, बालेवाडी, पुणे.	सहसंचालक, क्रीडा व युवकसेवा, क्रीडा संकुल, म्हाळुंगे, बालेवाडी, पुणे.	आयुक्त, क्रीडा व युवकसेवा, क्रीडा संकुल, म्हाळुंगे, बालेवाडी, पुणे.
१८	विभागाने आयोजित केलेल्या जिल्हा, भाग व राज्य क्रीडा स्पर्धेमध्ये प्राविण्य/सहभाग प्रमाणपत्र देण्याबाबत.	स्पर्धा संपल्यानंतर १५ दिवसात.	संबंधित जिल्हा क्रीडा अधिकारी/ संबंधित उप संचालक, क्रीडा व युवकसेवा.	सहसंचालक, क्रीडा व युवकसेवा, क्रीडा संकुल, म्हाळुंगे, बालेवाडी, पुणे.	आयुक्त, क्रीडा व युवकसेवा, क्रीडा संकुल, म्हाळुंगे, बालेवाडी, पुणे.

## प्रपत्र ब

## महाराष्ट्र राज्य माध्यमिक व उच्च माध्यमिक शिक्षण मंडळ, पुणे

सर्व्हे नं. ८३२-ए, फायनल प्लॉट क्रमांक १७८/१८९, आगरकर रिसर्च इन्स्टिट्यूटच्या मागे,  
बालचित्रवाणी शेजारी, शिवाजीनगर, पुणे ४११ ००४

## अधिक माहितीसाठी कृपया खालील विभागीय मंडळाशी संपर्क साधावा :—

१. आयुक्त, शिक्षण, महाराष्ट्र राज्य, पुणे, शासकीय मध्यवर्ती इमारत, डॉ. अंणी बेझंट रोड, पुणे ४११ ००१  
(का)-०२०-२५७१६३३६
२. अध्यक्ष, महाराष्ट्र राज्य माध्यमिक व उच्च माध्यमिक शिक्षण मंडळ, पुणे  
सर्व्हे नं. ८३२-ए, फायनल प्लॉट क्रमांक १७८/१८९, आगरकर रिसर्च इन्स्टिट्यूटच्या मागे, बालचित्रवाणी शेजारी, शिवाजीनगर, पुणे ४११ ००४.  
(का)-०२०-२५६५१७५१, २५७०५०००
३. विभागीय अध्यक्ष/सचिव, महाराष्ट्र राज्य माध्यमिक व उच्च माध्यमिक शिक्षण मंडळ, पुणे विभागीय मंडळ, शिवाजीनगर, पुणे ४११ ००५.  
(का)-०२०-२५५३६७८१, ८२, ८३
४. विभागीय अध्यक्ष/सचिव, महाराष्ट्र राज्य माध्यमिक व उच्च माध्यमिक शिक्षण मंडळ, नागपूर विभागीय मंडळ, सिव्हिल लाईन्स, नागपूर ४४० ००१.  
(का)-०७१२-२५६०२०९
५. विभागीय अध्यक्ष/सचिव, महाराष्ट्र राज्य माध्यमिक व उच्च माध्यमिक शिक्षण मंडळ, औरंगाबाद विभागीय मंडळ, रेल्वे स्टेशन रोड, उस्मानपुरा, औरंगाबाद ४३१ ००५.  
(का)-२४०-२३३४२२८
६. विभागीय अध्यक्ष/सचिव, महाराष्ट्र राज्य माध्यमिक व उच्च माध्यमिक शिक्षण मंडळ, मुंबई विभागीय मंडळ, प्लॉट नं. २७ व २८, सेक्टर १६-ए, वाशी नवी मुंबई ४०० ७०३.  
(का)-०२२-२७८८१०७५-७७
७. विभागीय अध्यक्ष/सचिव, महाराष्ट्र राज्य माध्यमिक व उच्च माध्यमिक शिक्षण मंडळ, कोल्हापूर विभागीय मंडळ, ५३९, कसबा करवीर शिवाजी विद्यापीठामागे, राजेंद्रनगरजवळ, कोल्हापूर ४१६ ००४.  
(का)-०२३१-२६९६१०१-०३
८. विभागीय अध्यक्ष/सचिव, महाराष्ट्र राज्य माध्यमिक व उच्च माध्यमिक शिक्षण मंडळ, अमरावती विभागीय मंडळ, शास्त्रीनगर, अमरावती ४४४ ६०२.  
(का)-०७२१-२६६२६५७
९. विभागीय अध्यक्ष/सचिव, महाराष्ट्र राज्य माध्यमिक व उच्च माध्यमिक शिक्षण मंडळ, नाशिक विभागीय मंडळ, वाणी हाऊस, न्यू मुंबई-आग्रा रोड, ऋणानुबंध मंगल कार्यालयासमोर, नाशिक ४२२ ००१.  
(का)-०२५३-२५९२१४१-४३
१०. विभागीय अध्यक्ष/सचिव, महाराष्ट्र राज्य माध्यमिक व उच्च माध्यमिक शिक्षण मंडळ, लातूर विभागीय मंडळ, राजस्थान हायस्कूलच्या पाठीमागे, सूत मिल एरिया, कन्हेरी रोड, लातूर ४१३ ५३१.  
(का)-०२३८२-२२८२४१
११. विभागीय अध्यक्ष/सचिव, महाराष्ट्र राज्य माध्यमिक व उच्च माध्यमिक शिक्षण मंडळ, कोकण विभागीय मंडळ, एम.आय.डी.सी., ई-७९/६, मिरजोळे, रत्नागिरी.  
(का)-०२३५२-२३१२५१/२३१२५०
१२. संचालक, महाराष्ट्र राज्य शैक्षणिक संशोधन व प्रशिक्षण परिषद, पुणे ७०८, आर. बी. कुमठेकर रोड, पेरुगेट, सदाशिव पेठ, पुणे ४११ ०३०.  
(का)-०२०-२४४७८१२२/६९३८/५५७१
१३. अध्यक्ष, महाराष्ट्र राज्य परीक्षा परिषद, पुणे, १७, डॉ. आंबेडकर मार्ग, पुणे-१.  
(का)-०२०-२६१२३०६७.

महाराष्ट्राचे राज्यपाल यांच्या आदेशानुसार व नावाने,

चारुशीला चौधरी,  
शासनाच्या उप सचिव.

**SCHOOL EDUCATION AND SPORTS DEPARTMENT**

Hutatma Rajguru Chowk, Madam Cama Marg, Mantralaya, Mumbai 400 032,  
dated 4th April 2016.

MAHARASHTRA RIGHT TO PUBLIC SERVICES ACT, 2015.

No. Misc. 2015/(55/15)/Coordination.—In exercise of the powers conferred by sub-section (1) of section 3 of the Maharashtra Right to Public Services Act, 2015 (Mah. XXXI of 2015), the School Education and Sports Department, hereby notifies the public services to be rendered to the eligible persons, along with the stipulated time limit for providing such Public Services, the Designated Officers, First Appellate Authorities and Second Appellate Authorities, as specified in the Schedule appended herewith, for the purposes of the said Act :—

*Schedule*

Sr. No.	Name of Public Service	Time Limit for providing Service (Working Days)	Designated Officer	First Appellant Authority	Second Appellant Authority
(1)	(2)	(3)	(4)	(5)	(6)
1	First and second School Leaving Certificate of Student.	3 Working Days.	Head Master of concern School.	Chief of Centre/ Ward officer of the area of the concern School.	Block Education Officer/ Chief of urban Resource Centre.
2	Transfer Certificate	15 Days.	Head Master of concern School.	Chief of Centre/ Ward officer of the area of the concern School.	Block Education Officer/ Chief of urban Resource Centre.
3	Second Mark Sheet (Primary and Secondary Level).	7 Days	Head Master of concern School.	Chief of Centre/ Ward officer of the area of the concern School.	Block Education Officer/ Chief of urban Resource Centre.
4	Second Mark Sheet and Certificates of Secondary and Higher Secondary School Certificate Examination.	For immediate (Tatkal) within 3 days and for Regular 7 days on receipt of application by Board.	Divisional Board Secretary (Mumbai, Pune, Nashik, Kolhapur, Aurangabad, Amravati, Nagpur, Latur and Konkan)	Divisional Board Chairman (Mumbai, Pune, Nashik, Kolhapur, Aurangabad, Amravati, Nagpur, Latur and Konkan).	Chairman, State Board Pune. Phone : 020-2561751

*Schedule—contd.*

(1)	(2)	(3)	(4)	(5)	(6)
5	Provisional Certificate of Secondary and Higher Secondary School Certificate Examination.	8 Days	Divisional Board Secretary (Mumbai, Pune, Nashik, Kolhapur, Aurangabad, Amravati, Nagpur, Latur and Konkan).	Divisional Board Chairman (Mumbai, Pune, Nashik, Kolhapur, Aurangabad, Amravati, Nagpur, Latur and Konkan).	Chairman, State Board Pune. Phone : 020-2561751
6	Marks Verification of Secondary and Higher Secondary School Certificate Examination.	15 Days	Divisional Board Secretary (Mumbai, Pune, Nashik, Kolhapur, Aurangabad, Amravati, Nagpur, Latur and Konkan).	Divisional Board Chairman (Mumbai, Pune, Nashik, Kolhapur, Aurangabad, Amravati, Nagpur, Latur and Konkan).	Chairman, State Board Pune. Phone : 020-2561751
7	Secondary and Higher Secondary School Certificate Examination to obtain Photo copy of Answer Sheet.	30 Days	Divisional Board Secretary (Mumbai, Pune, Nashik, Kolhapur, Aurangabad, Amravati, Nagpur, Latur and Konkan).	Divisional Board Chairman (Mumbai, Pune, Nashik, Kolhapur, Aurangabad, Amravati, Nagpur, Latur and Konkan).	Chairman, State Board Pune. Phone : 020-2561751
8	Private Candidate appear for Examination.	As per Board Time Table.	Divisional Board Secretary (Mumbai, Pune, Nashik, Kolhapur, Aurangabad, Amravati, Nagpur, Latur and Konkan).	Divisional Board Chairman (Mumbai, Pune, Nashik, Kolhapur, Aurangabad, Amravati, Nagpur, Latur and Konkan).	Chairman, State Board Pune. Phone : 020-2561751
9	To make available laminated Mark Sheet Certificate.	Laminated Original Mark Sheet.	Divisional Board Secretary (Mumbai, Pune, Nashik, Kolhapur, Aurangabad, Amravati, Nagpur, Latur and Konkan).	Divisional Board Chairman (Mumbai, Pune, Nashik, Kolhapur, Aurangabad, Amravati, Nagpur, Latur and Konkan).	Chairman, State Board Pune. Phone : 020-2561751



*Schedule—contd.*

(1)	(2)	(3)	(4)	(5)	(6)
10	For affiliation of institution for Government Commercial Certificate Examination.	If application is made within 30 days in prescribed format.	Deputy Commissioner, Maharashtra State Council of Examination, Pune.	Commissioner, Maharashtra State Council of Examination, Pune.	Chairman, Maharashtra State Council of Examination, Pune.
11	Government Commercial Examination Certificate Correction.	15 days	Deputy Commissioner, Maharashtra State Council of Examination, Pune.	Commissioner, Maharashtra State Council of Examination, Pune.	Chairman, Maharashtra State Council of Examination, Pune.
12	Second copy of Government Commercial Examination Certificate.	15 days	Deputy Commissioner, Maharashtra State Council of Examination, Pune.	Commissioner, Maharashtra State Council of Examination, Pune.	Chairman, Maharashtra State Council of Examination, Pune.
13	D. Ed. Mark Sheet Second Copy.	15 days	Deputy Commissioner, Maharashtra State Council of Examination, Pune.	Commissioner, Maharashtra State Council of Examination, Pune.	Chairman, Maharashtra State Council of Examination, Pune.
14	Verification of D. Ed. Mark Sheet.	15 days	Deputy Commissioner, Maharashtra State Council of Examination, Pune.	Commissioner, Maharashtra State Council of Examination, Pune.	Chairman, Maharashtra State Council of Examination, Pune.
15	Verification of D. Ed. Answer Sheets.	15 days	Deputy Commissioner, Maharashtra State Council of Examination, Pune.	Commissioner, Maharashtra State Council of Examination, Pune.	Chairman, Maharashtra State Council of Examination, Pune.
16	Granting of Sports Marks to the student of 10th and 12th Standard who have participated in State, National and International level sports competitions.	Within 15 days on submission of application within prescribed time limit.	Concerned District Sports Officer.	Divisional Deputy Director of Sports and Youth Services of Concerned Division.	Commissioner of Sports and Youth Services, Sports Complex, Mhalunge, Balewadi, Pune.

*Schedule—concl'd.*

(1)	(2)	(3)	(4)	(5)	(6)
17	Verification of Certificates under 5% Reservation quotas in the Government, Semi Government Offices to the Meritorious Sportsperson.	In 20 days after submitting all documents	Deputy Director (Headquarter) office of Commissioner/ Director Sports and Youth Services, Sports Complex, Mhalunge, Balewadi, Pune.	Joint Director Office of Commissioner/ Director Sports and Youth Services, Sports Complex, Mhalunge, Balewadi, Pune. Tel. No. 020-27390873.	Commissioner of Sports and Youth Services, Sport Complex, Mhalunge, Balewadi, Pune.
18	Issue of Certificates to Sportsperson who have participated/ obtain Merit in the Sports Competition organized by Sports and Youth Services Department.	Within 15 days on finish of Competition.	Concerned District Sports Officer/ Divisional Deputy Director of Sports and Youth Services of Concerned Division.	Joint Director of Sports, Sports and Youth Services, Sports Complex, Mhalunge, Balewadi, Pune. Tel. No. 020-27390873	Commissioner of Sports and Youths Services, Sports Complex, Mhalunge, Balewadi, Pune.

## PROFORM-B

Maharashtra State Board of Secondary and Higher Secondary Education, Pune,  
Survey No. 832-A, Final Plot No. 178/189, Behind Agarkar Research Institute,  
Balchitrawani, Near Shivajinagar, Pune 411 004.

For more information, Please Contact following Divisional Board :—

(1)	(2)	(1)	(2)
1	Commissioner(Education), Maharashtra State, Pune, Government Central Building, Dr Ani Bezant Road, Pune 411 001. (Off.)-020-25716336	4	Divisional Chairman/Secretary, Maharashtra State Board of Secondary and Higher Secondary Education, Nagpur Divisional Board, Civil Lines, Nagpur 440 001. (Off.)-0712-2560209
2	Chairman, Maharashtra State Board of Secondary and Higher Secondary Education, Pune, Survey No. 832-A, Final Plot No-178/189, behind Agarkar Research Institute, Balchitrawani, Near Shivajinagar, Pune 411 004. (Off.)-020-25651751, 25705000	5	Divisional Chairman/Secretary, Maharashtra State Board of Secondary and Higher Secondary Education, Aurangabad Divisional Board, Railway Station Road, Osmanpura, Aurangabad 431 005. (Off.)-0240-2334228
3	Divisional Chairman/Secretary, Maharashtra State Board of Secondary and Higher Secondary Education, Pune Divisional Board, Shivajinagar, Pune 411 005 (Off.)-020-25536781, 82, 83,	6	Divisional Chairman/Secretary, Maharashtra State Board of Secondary and Higher Secondary Education, Mumbai Divisional Board, Plot No-27 and 28, Sector 16-A, Vashi, Navi Mumbai 400 703. (Off.)-022-27881075-77

(1)	(2)	(1)	(2)
7	Divisional Chairman/Secretary, Maharashtra State Board of Secondary and Higher Secondary Education, Kolhapur Divisional Board, 539, Behind of Kasba Karveer Shivaji University, Near Rajendranagar, Kolhapur 416 004. (Off.)-0231-2696101-03	10	Divisional Chairman/Secretary, Maharashtra State Board of Secondary and Higher Secondary Education, Latur Divisional Board, behind of Rajasthan High School, Sut Mill Area, Kanheri Road, Latur 413 531 (Off.)-02382-228241
8	Divisional Chairman/Secretary, Maharashtra State Board of Secondary and Higher Secondary Education, Amravati Divisional Board, Shastri Nagar, Amravati 444 602. (Off.)-0721-2662657	11	Divisional Chairman/Secretary, Maharashtra State Board of Secondary and Higher Secondary Education, Konkan Divisional Board, MIDC E-79/6, Mirjole, Ratnagiri. (Off.)-02352-231251/231250
9	Divisional Chairman/Secretary, Maharashtra State Board of Secondary and Higher Secondary Education, Nashik Divisional Board, Wani House, New Mumbai-Agra Road, oppositet of Runanubandh Mangal Karyalaya, Nashik 422 001 (Off.)-0253-2592141-43	12	Director, Maharashtra State Education Research and Training Council, Pune, 708, R.B. Kumthekar Road, Peru Gate, Sadashiv Peth, Pune 411 030. (Off.)-020-24478122/6938/5571
		13	Chairman, Maharashtra State Exam Council, Pune-17, Dr Ambedkar Marg, Pune-1. (Off.)-020-26123067

By order and in the name of the Governor of Maharashtra,

CHARUSHILA CHAUDHARI,  
Deputy Secretary to Government.

११२

बुधवार, एप्रिल ६, २०१६/चैत्र १७, शके १९३८

**उद्योग, ऊर्जा व कामगार विभाग**

मादाम कामा मार्ग, हुतात्मा राजगुरू चौक, मंत्रालय, मुंबई-४०० ०३२, दिनांक ५ एप्रिल २०१६

**महाराष्ट्र औद्योगिक विकास अधिनियम, १९६१.**

क्रमांक (आयडीसी. २०१५/(९३)/उ-१४).—म.औ.वि. अधिनियम १९६१ (१९६२ चा महा. तीन) चे कलम १, पोट-कलम (३) अन्वये प्रदान केलेल्या शक्तीचा वापर करून महाराष्ट्र शासन याद्वारे मौजे वाशेरे, तालुका भिवंडी, जिल्हा ठाणे येथील सोबत जोडण्यात आलेल्या अनुसूचित उल्लेखिलेल्या क्षेत्रात उक्त अधिनियमाचे प्रकरण ६ ज्या तारखेस अंमलात येईल ती तारीख ६ एप्रिल २०१६ म्हणून नियुक्त करीत आहे व उक्त क्षेत्र अधिनियमाच्या कलम २, खंड (ग) अन्वये औद्योगिक क्षेत्र म्हणून जाहीर करत आहे.

उक्त क्षेत्र मुख्य कार्यकारी अधिकारी, महाराष्ट्र औद्योगिक विकास महामंडळ, अंधेरी (पूर्व), मुंबई-९३ यांचे कार्यालयात ठेवलेल्या नकाशात लाल रंगाने जास्त स्पष्टपणे दाखविले आहे आणि सोबतच्या अनुसूचित दर्शविल्याप्रमाणे त्याच्या चतुःसिमा आहेत.

**अनुसूची**

मौजे वाशेरे, तालुका भिवंडी, जिल्हा ठाणे

अ. क्र.	सर्व्हे नंबर	हिस्सा नंबर	क्षेत्र (हे. आर)	अ. क्र.	सर्व्हे नंबर	हिस्सा नंबर	क्षेत्र (हे. आर)
(१)	(२)	(३)	(४)	(१)	(२)	(३)	(४)
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अनुसूची-चालू

अ. क्र.	सर्व्हे नंबर	हिस्सा नंबर	क्षेत्र (हे. आर)	अ. क्र.	सर्व्हे नंबर	हिस्सा नंबर	क्षेत्र (हे. आर)
(१)	(२)	(३)	(४)	(१)	(२)	(३)	(४)
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## अनुसूची-चालू

अ. क्र.	सर्व्हे नंबर	हिस्सा नंबर	क्षेत्र (हे. आर)	अ. क्र.	सर्व्हे नंबर	हिस्सा नंबर	क्षेत्र (हे. आर)
(१)	(२)	(३)	(४)	(१)	(२)	(३)	(४)
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९२	२१	७ पैकी २	०.२८१०	१३०	३३	६/१	०.४२००
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९४	२१	८	०.०१००	१३२	३३	६/३	०.१९००
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९७	२२	२	०.१०६०	१३५	३३	८	०.०२००
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९९	२२	४	०.४१००	१३७	३४	२	०.०६१०
१००	२२	५	०.००५०	१३८	३४	३	०.०२५०
१०१	२२	६	०.१६४०	१३९	३५	१	०.२५००
१०२	२२	८	०.०४८०	१४०	३५	२/१	०.४३००
१०३	२२	९	०.००८०	१४१	३५	२/२	०.०४००
१०४	२२	१०	०.०३३०	१४२	३५	२/३	०.३२००
१०५	२२	११	०.०९६०	१४३	३५	३	०.४७००
१०६	२२	१२	०.०३८०	१४४	३५	४	१.४७००
१०७	२३	१	०.१६००	१४५	३५	५	१.१७००
१०८	२३	२ पैकी १	४.५१००	१४६	३६	१	०.०५३०
१०९	२३	२ पैकी २	२.९७००	१४७	३६	२	०.८५२०
११०	२३	३	०.०८००	१४८	३६	३	०.०३५०
१११	२४	. .	०.०६१०	१४९	३६	४	०.१४२०
११२	२५	पैकी १	०.१२८०	१५०	३६	५	०.०६१०
११३	२५	पैकी २	०.१४००	१५१	३६	६ पैकी १	०.०७६०
११४	२६	१	०.०९१०	१५२	३६	७	०.१५७०
११५	२६	२	०.०३३०	१५३	३६	८	०.०६८०
११६	२६	४	०.०१३०	१५४	३६	९	०.०१००
११७	२६	५	०.९६००	१५५	३६	१०	०.००८०
११८	२९	२	०.०३००	१५६	३७	१	०.२६००
११९	२९	३	०.०४००	१५७	३७	८	०.१३००
१२०	२९	४	०.०५००	१५८	३७	९	०.२६००
१२१	३३	१/१	०.३८००	१५९	३७	११	०.६७००
१२२	३३	१/२	०.३०००	१६०	३७	१२	१.०३००
१२३	३३	२ पैकी २	०.७२५०	१६१	३७	१३	०.७६००
१२४	३३	२ पैकी ३	०.८४५०	१६२	३७	१४/१	०.२०००
१२५	३३	३/१	०.२६००	१६३	३७	१५	०.०८८०
१२६	३३	३/२	०.१४००	१६४	३७	१६	०.०२००
१२७	३३	३/३	०.१४००	१६५	३७	१८	०.१०००
१२८	३३	४	०.५२००	१६६	३७	१९	०.१२००

अनुसूची-चालू

अ. क्र.	सर्व्हे नंबर	हिस्सा नंबर	क्षेत्र (हे. आर)	अ. क्र.	सर्व्हे नंबर	हिस्सा नंबर	क्षेत्र (हे. आर)
(१)	(२)	(३)	(४)	(१)	(२)	(३)	(४)
१६७	३८	१	०.०३००	२०५	४०	२०	०.३६००
१६८	३८	२	०.१७५०	२०६	४०	२१	०.२०००
१६९	३८	३	०.०२००	२०७	४०	२२	०.२९००
१७०	३८	४	०.०२५०	२०८	४१	३	०.१६२०
१७१	३८	७	०.०५८०	२०९	४१	४	०.०१५०
१७२	३८	८	०.०१००	२१०	४१	६ पैकी २	०.०९१०
१७३	३८	९	०.०६३०	२११	४१	७	०.१०४०
१७४	३८	१२	०.००८०	२१२	४१	८	०.०१३०
१७५	३८	१४/१	०.०३८०	२१३	४१	९	०.०५३०
१७६	३८	१४/२	०.०८४०	२१४	४१	१३	०.०९१०
१७७	३८	१४/३	०.१३४०	२१५	४१	१५	०.०५१०
१७८	३९	१	०.०३६०	२१६	४१	१७	०.०४८०
१७९	३९	२	०.०२००	२१७	४१	२०	०.०७६०
१८०	३९	३	०.०२३०	२१८	४१	२२	०.०६८०
१८१	३९	४	०.११६०	२१९	४१	२५	०.०४८०
१८२	३९	५	०.०४३०	२२०	४१	२६	०.०१३०
१८३	३९	६	०.०९१०	२२१	४१	२८	०.०५३०
१८४	३९	७	०.०४३०	२२२	४१	२९	०.०४८०
१८५	४०	१	०.१०००	२२३	४१	३०	०.१५००
१८६	४०	२	०.२१००	२२४	४१	३२	०.०१००
१८७	४०	३	०.२३००	२२५	४१	३४	०.०४००
१८८	४०	४	०.१३००	२२६	४१	३५	०.०३८०
१८९	४०	६	०.३२००	२२७	४१	३६	०.०५१०
१९०	४०	७	०.८३००	२२८	४१	३८	०.०६८०
१९१	४०	८	०.१६००	२२९	४१	३९	०.१२१०
१९२	४०	९	०.१७००	२३०	४१	४०	०.०२३०
१९३	४०	१०	०.१७००	२३१	४१	४१	०.०१००
१९४	४०	११	०.८३००	२३२	४१	४२	०.०५३०
१९५	४०	१२	०.१२००	२३३	४१	४३	०.३३९०
१९६	४०	१३	०.१३००	२३४	४१	४४	०.०४८०
१९७	४०	१४/२	०.४०००	२३५	४१	४६	०.१८००
१९८	४०	१५	०.३५००	२३६	४१	४७	०.०४३०
१९९	४०	१६/१	०.४४००	२३७	४१	४८	०.१८४०
२००	४०	१६/२	०.४४००	२३८	४१	४९	०.०८५०
२०१	४०	१७/१	०.२१००	२३९	४१	५०	०.१०६०
२०२	४०	१७/२	०.१२००	२४०	४१	५१	०.२०२०
२०३	४०	१८	०.२४००	२४१	४१	५२	०.११६०
२०४	४०	१९	०.२७००	२४२	४१	५३	०.१५२०

## अनुसूची-चालू

अ. क्र.	सर्व्हे नंबर	हिस्सा नंबर	क्षेत्र (हे. आर)	अ. क्र.	सर्व्हे नंबर	हिस्सा नंबर	क्षेत्र (हे. आर)
(१)	(२)	(३)	(४)	(१)	(२)	(३)	(४)
२४३	४१	५४	०.२३२०	२८१	४७	७	०.०५८०
२४४	४१	५५	०.०८६०	२८२	४७	८	०.०४५०
२४५	४१	५६	०.१७४०	२८३	४७	९	०.०४००
२४६	४१	५७	०.०२८०	२८४	४७	१०	०.०४३०
२४७	४२	५	०.१६००	२८५	४७	११	०.०३३०
२४८	४२	६	०.१९००	२८६	४७	१२	०.०१००
२४९	४२	९	०.४०००	२८७	४७	१३	०.०२००
२५०	४२	१०	०.३२००	२८८	४७	१४	०.३१६०
२५१	४२	११	०.०२००	२८९	४७	१५	०.०८१०
२५२	४२	१२	०.०१००	२९०	४७	१६	०.०४९०
२५३	४३	. .	०.०३५०	२९१	४७	१७	०.०४००
२५४	४५	१/१	०.२३५०	२९२	४७	१८	०.०२००
२५५	४५	१/२	०.०३६०	२९३	४७	१९	०.०९४०
२५६	४५	२/२	०.७२२०	२९४	४७	२०	०.०४००
२५७	४५	५	०.०९९०	२९५	४७	२१	०.००८०
२५८	४५	६/१	०.१०९०	२९६	४७	२२	०.१०९०
२५९	४५	७	०.२१२०	२९७	४७	२३/१	०.०६३०
२६०	४६	१ पैकी १	०.२३५०	२९८	४७	२३/२	०.०४२०
२६१	४६	१ पैकी २	०.२३४०	२९९	४७	२४	०.११२०
२६२	४६	२	०.१०६०	३००	४७	२५	०.०५३०
२६३	४६	५	०.०४५०	३०१	४७	२६	०.०६८०
२६४	४६	६	०.०२८०	३०२	४७	२७	०.०२००
२६५	४६	८	०.०७९०	३०३	४७	२८	०.०३५०
२६६	४६	९	०.०२८०	३०४	४७	३०	०.१३४०
२६७	४६	१०	०.०१००	३०५	४७	३१	०.१११०
२६८	४६	११	०.०७१०	३०६	४७	३२	०.०१००
२६९	४६	१२	०.०१००	३०७	४८	१	०.३९००
२७०	४६	१३	०.२३१०	३०८	४८	२	०.७०००
२७१	४६	१४	०.०२३०	३०९	४८	३	२.२०००
२७२	४६	१५	०.१६४०	३१०	४८	४	०.२५००
२७३	४६	१६	०.१११०	३११	४८	५ पैकी १	०.४४००
२७४	४६	१७	०.०४८०	३१२	४८	५ पैकी २	०.४०००
२७५	४७	१	०.८२८०	३१३	४८	६	०.०१००
२७६	४७	२	०.२०५०	३१४	४८	७	०.८६००
२७७	४७	३	०.१५१०	३१५	४८	८ पैकी १/१	०.२३९०
२७८	४७	४	०.०१००	३१६	४८	८ पैकी १/२	०.९३१०
२७९	४७	५	०.००८०	३१७	४८	८/२	०.६९००
२८०	४७	६	०.०२८०	३१८	४८	८/३	०.३९००



अनुसूची-चालू

अ. क्र.	सर्व्हे नंबर	हिस्सा नंबर	क्षेत्र (हे. आर)	अ. क्र.	सर्व्हे नंबर	हिस्सा नंबर	क्षेत्र (हे. आर)
(१)	(२)	(३)	(४)	(१)	(२)	(३)	(४)
३१९	४८	८/४	०.१५००	३५३	५२	१	०.०४५०
३२०	४८	८/५	०.१५००	३५४	५२	२	०.१४७०
३२१	४८	९	०.१७००	३५५	५३	१	०.१३९०
३२२	४८	१०	०.२३००	३५६	५३	४	०.०१३०
३२३	४८	११	१.०६००	३५७	५४	१ पैकी १	०.३५९०
३२४	४९	१	०.०२००	३५८	५४	१ पैकी २	०.११९०
३२५	४९	२/१	०.०२३०	३५९	५४	२/१	०.४०९०
३२६	४९	२/२	०.११६०	३६०	५४	२ पैकी २	०.१७३०
३२७	४९	२/३	०.०३३०	३६१	५४	२ पैकी २/१	०.३२३०
३२८	४९	२/४	०.२३१०	३६२	५४	२/३	०.०५००
३२९	४९	२/५	०.१०९०	३६३	५४	२/४	०.०९१०
३३०	४९	३	०.००८०	३६४	५४	२/५	०.०७३०
३३१	४९	४	०.००५०	३६५	५४	२/६	०.०७१०
३३२	४९	५	०.०२८०	३६६	५४	२/७	०.०७६०
३३३	४९	६	०.०२५०	३६७	५४	२/८	०.०१५०
३३४	४९	८	०.२०२०	३६८	५४	२/९	०.०३५०
३३५	४९	९	०.०१५०	३६९	५४	२/१०	०.०५००
३३६	४९	१०	०.००५०	३७०	५४	२/११	०.०९१०
३३७	४९	११ पैकी १	०.०५३०	३७१	५४	२/१२	०.०२३०
३३८	४९	११ पैकी २	०.०८१०	३७२	५४	२/१३	०.१५७०
३३९	४९	१२	०.०४००	३७३	५४	३	०.११६०
३४०	५०	१/१	०.३१४०	३७४	५४	४	०.१४४०
३४१	५०	१/२	०.०४५०	३७५	५४	५	०.१४२०
३४२	५०	१/३	०.०५६०	३७६	५४	६	०.०१५०
३४३	५०	२	०.०२००	३७७	५४	७	०.०६१०
३४४	५०	३	०.१५९०	३७८	५४	८	०.३१६०
३४५	५०	४	०.०२००	३७९	५८	१५	०.०४००
३४६	५०	५/१	०.०९६०	३८०	५८	१६/१	०.१४००
३४७	५०	५/२	०.२१८०	३८१	५८	१७	०.७१६०
३४८	५०	५/३	०.०४५०	३८२	५८	१९	०.७७००
३४९	५०	५/४	०.१५२०	३८३	६२		०.०६००
३५०	५०	५/५	०.०५००	३८४	६५		०.०५००
३५१	५०	६	०.०७००	३८५	६७		०.४७००
३५२	५०	७	०.०२००				
एकूण . .							७९.२५१०

## चतुःसीमा :

- उत्तरेस** : मौजे वाशेरे सर्व्हे/ हिस्सा नंबर ५८/१४, ४५/२/३, ४५/४, ४५/३, ४५/२/१, ४५/२/२, ४६/१/३, ४७/३ पैकी, ४६/१/२, ४२/१४/२, ४२/१६, ४१/१९, ४१/१०, ४१/११, ४१/३१, ४१/१५, ४१/२४, ४१/२१, ४१/१६, ४१/१२, ४१/१, ४१/२, ४१/५, ४१/६/१, १०/१४, ९/१५, ४२/१३, २/२१, २/२०/१, २/१९, २/१७/ पैकी, २/१६ पैकी, २/१५, १/७, १/८, २/१३, २/५, २/९, २/२, ४२/८, ४२/४, ६०/०, ९/७, १०/४, १०/९/३, ११/६, ३७/२, ३७/२०/२, ३३/२/३ पैकी, २१/१, २०/१३, २१/३, २१/५, २१/६, २१/१०, १९/१६, १९/८, १९/१०, २०/४/१, २०/४/२, ३७/१४/२, ३७/९ पैकी, ३७/७, ११/१२, ११/११, ११/१०, ११/८, ११/३/२, १२/८, १२/३, १२/१/१, १२/४, १४/५, ६६/०, ६३/०, १५/२/३, १५/८, १५/५, १५/२/२ पैकी, १५/७ व मौजे तलवली सर्व्हे नं. ११८, ११६, ११५, ११२.
- दक्षिणेस** : मौजे वाशेरे सर्व्हे/ हिस्सा नंबर २६/३, २७/अ, २९/१/१, २९/५, ३३/९, २९/१/२, ६१/०, ५३/२, ५३/३, नाला व मौजे पीसे सर्व्हे नं ९२, ९३, ९४.
- पुर्वेस** : मौजे वाशेरे सर्व्हे/ हिस्सा नंबर १५/११, १५/१२, १६/१, १६/२, १६/३, १७/३/३, १७/३/२ व मौजे आटकोली सर्व्हे नं. ११, १३, १४.
- पश्चिमेस** : मौजे वाशेरे सर्व्हे/ हिस्सा नंबर ५६/०, ५७/१, ५७/३, ६८/०, ५८/१८, ५८/१७ पैकी, ४७/२९, ५८/१६/२ व मौजे सापे सर्व्हे नं. १२५, ८५.

महाराष्ट्राचे राज्यपाल यांचे आदेशानुसार व नावाने,

वै. भू. लटके,

शासनाचे उप सचिव.

**INDUSTRIES, ENERGY AND LABOUR DEPARTMENT,**  
Madam Cama Marg, Hutatma Rajguru Chowk, Mantralaya, Mumbai-32,  
dated the 5th April, 2016.

**NOTIFICATION**

MAHARASHTRA INDUSTRIAL DEVELOPMENT ACT, 1961.

No. IDC 2015/93/IND-14.- In exercise of powers conferred by sub-section (3) of section 1 of the Maharashtra Industrial Development Act, 1961 (Mah. III of 1962), the Government of Maharashtra hereby appoints 6<sup>th</sup> April, 2016 to be the date from which the provisions of Chapter VI of the said Act shall take effect in certain areas of village Vashere in Taluka Bhiwandi of District Thane, mentioned in the Schedule appended hereto and declares the said area to be an industrial area under clause (g) of section 2 of the said Act, for the purpose of the said Act;

The said area is more clearly defined in red in the maps deposited in the offices of the Chief Executive Officer, Maharashtra Industrial Development Corporation, Andheri (East), Mumbai-400 093 and is bounded by the areas as indicated in the said schedule.

*Schedule*

Village Vashere, Taluka Bhiwandi, District Thane

Sr. No.	Survey No.	Hissa No.	Area (H.R)	Sr.No.	Survey No.	Hissa No.	Area (H.R)
(1)	(2)	(3)	(4)	(1)	(2)	(3)	(4)
1	1	7	0.0150	22	10	8 /1	0.2800
2	2	8	0.0180	23	10	8 /2	0.3000
3	2	10	0.1160	24	10	9 /1	0.4890
4	2	11	0.0750	25	10	9 /2	0.9660
5	2	12	0.1110	26	10	10	0.1700
6	2	16	0.1770	27	10	11	0.1100
7	2	17	0.1150	28	10	12	0.3400
8	9	1	0.0020	29	10	13	0.1600
9	9	3	0.0580	30	10	15	0.1300
10	9	4	0.1240	31	10	17	0.0800
11	9	6	0.2040	32	10	18	0.0900
12	9	9	0.0510	33	10	19	0.0500
13	9	16	0.1210	34	11	5	0.0400
14	9	17	0.1230	35	11	13	0.7700
15	9	19	0.1330	36	12	1 Pt 2	0.3460
16	9	20	0.0680	37	12	2	0.0780
17	9	21	0.1500	38	12	5	0.0670
18	9	23	0.0900	39	12	6	0.1370
19	9	26	0.0520	40	12	7	0.0300
20	10	6	0.0300	41	12	9	0.0380
21	10	7	0.1300	42	13	1	0.5590

*Schedule—Contd.*

Sr. No. (1)	Survey No. (2)	Hissa No (3)	Area (H.R.) (4)	Sr.No (1)	Survey. No (2)	Hissa No (3)	Area (H.R.) (4)
43	13	2	0.0200	83	19	14	0.1900
44	13	4	0.0730	84	19	15	0.2500
45	13	9	0.0650	85	20	1	0.0730
46	14	1	0.0100	86	20	2	0.0540
47	14	2	0.0100	87	20	3	0.0250
48	14	3	2.0750	88	20	5	0.0480
49	14	4 Pt 1	0.8500	89	20	6	0.0200
50	14	4 Pt 2	0.8100	90	21	2	0.1290
51	14	6/1	0.3600	91	21	4	0.1520
52	14	6/2	0.4150	92	21	7 Pt 2	0.2810
53	15	1	0.0680	93	21	7 Pt.	0.0860
54	15	2 Pt 1	0.1840	94	21	8	0.0100
55	15	2 Pt 2	0.1020	95	21	9	0.0630
56	15	6	0.0200	96	21	11	0.0760
57	15	9	0.1370	97	22	2	0.1060
58	15	10	0.1040	98	22	3	0.1520
59	15	13	0.0100	99	22	4	0.4100
60	15	14	0.1770	100	22	5	0.0050
61	15	15	0.1050	101	22	6	0.1640
62	17	1	0.2340	102	22	8	0.0480
63	17	2	0.0130	103	22	9	0.0080
64	17	3 Pt 1	0.1000	104	22	10	0.0330
65	17	3 Pt 2	0.0840	105	22	11	0.0960
66	18	1	0.1030	106	22	12	0.0380
67	18	2	0.0580	107	23	1	0.1600
68	18	3	0.0960	108	23	2 Pt 1	4.5100
69	18	4	0.1980	109	23	2 Pt 2	2.9700
70	18	5	0.3210	110	23	3	0.0800
71	18	7	0.0330	111	24		0.0610
72	18	10	0.0880	112	25	Pt 1	0.1280
73	18	13	0.0830	113	25	Pt 2	0.1400
74	18	15	0.0950	114	26	1	0.0910
75	19	2 Pt	0.6270	115	26	2	0.0330
76	19	3	0.0400	116	26	4	0.0130
77	19	5	0.1100	117	26	5	0.9600
78	19	7	0.5800	118	29	2	0.0300
79	19	9	0.1400	119	29	3	0.0400
80	19	11	0.0200	120	29	4	0.0500
81	19	12	0.1900	121	33	1/1	0.3800
82	19	13	0.3400	122	33	1/2	0.3000

*Schedule—Contd.*

Sr. No. (1)	Survey No. (2)	Hissa No. (3)	Area (H.R.) (4)	Sr.No. (1)	Survey No. (2)	Hissa No (3)	Area (H.R.) (4)
123	33	2 Pt 2	0.7250	163	37	15	0.0880
124	33	2 Pt 3	0.8450	164	37	16	0.0200
125	33	3/1	0.2600	165	37	18	0.1000
126	33	3/2	0.1400	166	37	19	0.1200
127	33	3/3	0.1400	167	38	1	0.0300
128	33	4	0.5200	168	38	2	0.1750
129	33	5	0.3200	169	38	3	0.0200
130	33	6/1	0.4200	170	38	4	0.0250
131	33	6/2	0.2000	171	38	7	0.0580
132	33	6/3	0.1900	172	38	8	0.0100
133	33	6/4	0.7600	173	38	9	0.0630
134	33	7	0.6500	174	38	12	0.0080
135	33	8	0.0200	175	38	14/1	0.0380
136	34	1	0.0380	176	38	14/2	0.0840
137	34	2	0.0610	177	38	14/3	0.1340
138	34	3	0.0250	178	39	1	0.0360
139	35	1	0.2500	179	39	2	0.0200
140	35	2/1	0.4300	180	39	3	0.0230
141	35	2/2	0.0400	181	39	4	0.1160
142	35	2/3	0.3200	182	39	5	0.0430
143	35	3	0.4700	183	39	6	0.0910
144	35	4	1.4700	184	39	7	0.0430
145	35	5	1.1700	185	40	1	0.1000
146	36	1	0.0530	186	40	2	0.2100
147	36	2	0.8520	187	40	3	0.2300
148	36	3	0.0350	188	40	4	0.1300
149	36	4	0.1420	189	40	6	0.3200
150	36	5	0.0610	190	40	7	0.8300
151	36	6 Pt 1	0.0760	191	40	8	0.1600
152	36	7	0.1570	192	40	9	0.1700
153	36	8	0.0680	193	40	10	0.1700
154	36	9	0.0100	194	40	11	0.8300
155	36	10	0.0080	195	40	12	0.1200
156	37	1	0.2600	196	40	13	0.1300
157	37	8	0.1300	197	40	14/2	0.4000
158	37	9	0.2600	198	40	15	0.3500
159	37	11	0.6700	199	40	16/1	0.4400
160	37	12	1.0300	200	40	16/2	0.4400
161	37	13	0.7600	201	40	17/1	0.2100
162	37	14/1	0.2000	202	40	17/2	0.1200

## Schedule—Contd.

Sr. No. (1)	Survey No. (2)	Hissa No. (3)	Area (H.R) (4)	Sr.No. (1)	Survey No. (2)	Hissa No. (3)	Area (H.R) (4)
203	40	18	0.2400	243	41	54	0.2320
204	40	19	0.2700	244	41	55	0.0860
205	40	20	0.3600	245	41	56	0.1740
206	40	21	0.2000	246	41	57	0.0280
207	40	22	0.2900	247	42	5	0.1600
208	41	3	0.1620	248	42	6	0.1900
209	41	4	0.0150	249	42	9	0.4000
210	41	6 Pt 2	0.0910	250	42	10	0.3200
211	41	7	0.1040	251	42	11	0.0200
212	41	8	0.0130	252	42	12	0.0100
213	41	9	0.0530	253	43		0.0350
214	41	13	0.0910	254	45	1/1	0.2350
215	41	15	0.0510	255	45	1/2	0.0360
216	41	17	0.0480	256	45	2\2	0.7220
217	41	20	0.0760	257	45	5	0.0990
218	41	22	0.0680	258	45	6/1	0.1090
219	41	25	0.0480	259	45	7	0.2120
220	41	26	0.0130	260	46	1 Pt 1	0.2350
221	41	28	0.0530	261	46	1 Pt 2	0.2340
222	41	29	0.0480	262	46	2	0.1060
223	41	30	0.1500	263	46	5	0.0450
224	41	32	0.0100	264	46	6	0.0280
225	41	34	0.0400	265	46	8	0.0790
226	41	35	0.0380	266	46	9	0.0280
227	41	36	0.0510	267	46	10	0.0100
228	41	38	0.0680	268	46	11	0.0710
229	41	39	0.1210	269	46	12	0.0100
230	41	40	0.0230	270	46	13	0.2310
231	41	41	0.0100	271	46	14	0.0230
232	41	42	0.0530	272	46	15	0.1640
233	41	43	0.3390	273	46	16	0.1110
234	41	44	0.0480	274	46	17	0.0480
235	41	46	0.1800	275	47	1	0.8280
236	41	47	0.0430	276	47	2	0.2050
237	41	48	0.1840	277	47	3	0.1510
238	41	49	0.0850	278	47	4	0.0100
239	41	50	0.1060	279	47	5	0.0080
240	41	51	0.2020	280	47	6	0.0280
241	41	52	0.1160	281	47	7	0.0580
242	41	53	0.1520	282	47	8	0.0450

*Schedule—Contd.*

Sr. No. (1)	Survey No. (2)	Hissa No. (3)	Area (H.R) (4)	Sr.No. (1)	Survey No. (2)	Hissa No. (3)	Area (H.R) (4)
283	47	9	0.0400	323	48	11	1.0600
284	47	10	0.0430	324	49	1	0.0200
285	47	11	0.0330	325	49	2/1	0.0230
286	47	12	0.0100	326	49	2/2	0.1160
287	47	13	0.0200	327	49	2/3	0.0330
288	47	14	0.3160	328	49	2/4	0.2310
289	47	15	0.0810	329	49	2/5	0.1090
290	47	16	0.0490	330	49	3	0.0080
291	47	17	0.0400	331	49	4	0.0050
292	47	18	0.0200	332	49	5	0.0280
293	47	19	0.0940	333	49	6	0.0250
294	47	20	0.0400	334	49	8	0.2020
295	47	21	0.0080	335	49	9	0.0150
296	47	22	0.1090	336	49	10	0.0050
297	47	23/1	0.0630	337	49	11 Pt 1	0.0530
298	47	23/2	0.0420	338	49	11 Pt 2	0.0810
299	47	24	0.1120	339	49	12	0.0400
300	47	25	0.0530	340	50	1/1	0.3140
301	47	26	0.0680	341	50	1/2	0.0450
302	47	27	0.0200	342	50	1/3	0.0560
303	47	28	0.0350	343	50	2	0.0200
304	47	30	0.1340	344	50	3	0.1590
305	47	31	0.1110	345	50	4	0.0200
306	47	32	0.0100	346	50	5/1	0.0960
307	48	1	0.3900	347	50	5/2	0.2180
308	48	2	0.7000	348	50	5/3	0.0450
309	48	3	2.2000	349	50	5/4	0.1520
310	48	4	0.2500	350	50	5/5	0.0500
311	48	5 Pt 1	0.4400	351	50	6	0.0700
312	48	5 Pt 2	0.4000	352	50	7	0.0200
313	48	6	0.0100	353	52	1	0.0450
314	48	7	0.8600	354	52	2	0.1470
315	48	8/ Pt 1/1	0.2390	355	53	1	0.1390
316	48	8/ Pt 1/2	0.9310	356	53	4	0.0130
317	48	8/2	0.6900	357	54	1 Pt 1	0.3590
318	48	8/3	0.3900	358	54	1 Pt 2	0.1190
319	48	8/4	0.1500	359	54	2/1	0.4090
320	48	8/5	0.1500	360	54	2 Pt 2	0.1730
321	48	9	0.9700	361	54	2/ Pt2/1	0.3230
322	48	10	0.2300	362	54	2/3	0.0500

*Schedule—Concl'd.*

Sr. No. (1)	Survey No. (2)	Hissa No. (3)	Area (H.R) (4)	Sr.No. (1)	Survey No. (2)	Hissa No. (3)	Area (H.R) (4)
363	54	2/4	0.0910	375	54	5	0.1420
364	54	2/5	0.0730	376	54	6	0.0150
365	54	2/6	0.0710	377	54	7	0.0610
366	54	2/7	0.0760	378	54	8	0.3160
367	54	2/8	0.0150	379	58	15	0.0400
368	54	2/9	0.0350	380	58	16/1	0.1400
369	54	2/10	0.0500	381	58	17	0.7160
370	54	2/11	0.0910	382	58	19	0.7700
371	54	2/12	0.0230	383	62		0.0600
372	54	2/13	0.1570	384	65		0.0500
373	54	3	0.1160	385	67		0.4700
374	54	4	0.1440			<b>Total ..</b>	<b>79.2510</b>

**Boundaries :**

- On the North By* : Village - Vashere, Survey Hissa No. 58/14, 45/2/3, 45/4, 45/3, 45/2/1, 45/2/2, 46/1/3, 47/3Pt., 46/1/2, 42/14/2, 42/16, 41/19, 41/10, 41/11, 41/31, 41/15, 41/24, 41/21, 41/16, 41/12, 41/1, 41/2, 41/5, 41/6/1, 10/14, 9/15, 42/13, 2/21, 2/20/1, 2/19, 2/17/ Pt., 2/16 Pt., 2/15, 1/7, 1/8, 2/13, 2/5, 2/9, 2/2, 42/8, 42/4, 60/0, 9/7, 10/4, 10/9/3, 11/6, 37/2, 37/20/2, 33/2/3 Pt., 21/1, 20/13, 21/3, 21/5, 21/6, 21/10, 19/16, 19/8, 19/10, 20/4/1, 20/4/2, 37/14/2, 37/9 Pt., 37/7, 11/12, 11/11, 11/10, 11/8, 11/3/2, 12/8, 12/3, 12/1/1, 12/4, 14/5, 66/0, 63/0, 15/2/3, 15/8, 15/5, 15/2/2 Pt., 15/7 & Village - Talavali Survey No. 118, 116, 115, 112.
- On the South By* : Village - Vashere, Survey Hissa No. 26/3, 27/A, 29/1/1, 29/5, 33/9, 29/1/2, 61/0, 53/2, 53/3, Nala ( Amane ) and Village - Pise Survey No. 92, 93, 94.
- On the East by* : Village - Vashere, Survey Hissa No. 15/11, 15/12, 16/1, 16/2, 16/3, 17/3/3, 17/3/2 and Village - Atkoli Survey No. 11, 13, 14.
- On the West By* : Village - Vashere, Survey Hissa No. 56/0, 57/1, 57/3, 68/0, 58/18, 58/17 Pt., 47/29, 58/16/2, and Village - Sape, Survey No. 125, 85.

By Order and in the name of the Governor of Maharashtra,

V. B. LATKE,

Deputy Secretary to Government.



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बुधवार, एप्रिल ६, २०१६/चैत्र १७, शके १९३८

### गृहनिर्माण विभाग

मादाम कामा मार्ग, हुतात्मा राजगुरु चौक  
मंत्रालय, मुंबई ४०० ०३२, दिनांक ६ एप्रिल २०१६

### अधिसूचना

#### महाराष्ट्र झोपडपट्टी (सुधारणा, निर्मुलन व पुनर्विकास) अधिनियम, १९७१.

क्रमांक भूसंपा. २०१४/प्र.क्र. ५१/झोपनि. २.—ज्याअर्थी, मुख्य कार्यकारी अधिकारी, झोपडपट्टी पुनर्वसन प्राधिकरण आणि सक्षम प्राधिकारी, वांद्रे, मुंबई, यांच्या अभिवेदनावरून महाराष्ट्र शासनास असे दिसून आले आहे की, उक्त प्राधिकाऱ्यास यासोबत जोडलेल्या अनुसूचीच्या (यात यापुढे ज्याचा निर्देश उक्त अनुसूची असा करण्यात आला आहे.) स्तंभ-४ मध्ये नमूद केलेल्या झोपडपट्टी पुनर्वसन क्षेत्रावर झोपडपट्टी पुनर्वसन योजना राबविणे शक्य व्हावे म्हणून उक्त अनुसूचीच्या स्तंभ ५ मध्ये विनिर्दिष्ट केलेली जमीन (यात यापुढे जिचा निर्देश उक्त जमीन असा करण्यात आला आहे.) संपादित करणे आवश्यक आहे ;

आणि ज्याअर्थी, महाराष्ट्र झोपडपट्टी (सु.नि. व पु.) अधिनियम, १९७१ (महा. १९७१ चा २८) च्या कलम १४ च्या पोट-कलम (१) (यात यापुढे ज्याचा निर्देश उक्त अधिनियम असा करण्यात आला आहे.) नुसार मुख्य कार्यकारी अधिकारी, झोपडपट्टी पुनर्वसन प्राधिकरण, बांद्रा, मुंबई यांनी बजावलेल्या त्यांच्या क्र. झोपुप्रा/उजि/टे/डी-४/इंदिरा/सुनावणी/२०१३/४८३, दिनांक १ एप्रिल २०१३ व क्र.झोपुप्रा/उजि/टे/डी-४/इंदिरा/सुनावणी/२०१३/६५९, दिनांक २२ एप्रिल २०१३ तसेच नियंत्रक (अति./निष्का.), बृहन्मुंबई यांनी “नवशक्ती” या मराठी वृत्तपत्रात आणि “दी प्री प्रेस जर्नल” या इंग्रजी वृत्तपत्रात दिनांक २८ जून २०११ रोजी प्रसिद्ध करण्यात येऊन आणि उक्त अधिनियमांच्या कलम ३६ अन्वये, सदर क्षेत्रात सर्वांना ठळकपणे दिसेल अशा ठिकाणी चिकटवून, उक्त अनुसूचीच्या स्तंभ ६ मध्ये नमूद केलेल्या ज्या व्यक्ती, उक्त जमिनीचे मालक आहेत वा हितसंबंधीय आहेत, अशा व्यक्तींना उपरोक्त नोटीस मिळाल्यापासून वा वृत्तपत्रात नोटीस प्रसिद्ध झाल्याच्या तारखेपासून १५ दिवसांच्या कालावधीत उक्त जमीन का संपादित करण्यात येऊ नये याबाबतची कारणे दाखविण्यास फर्माविले होते.

आणि ज्याअर्थी, मुख्य कार्यकारी अधिकारी, झोपडपट्टी पुनर्वसन प्राधिकारी यांनी संबंधित झोपडीधारकांच्या सहकारी गृहनिर्माण संस्था तसेच जमिनीचे मालक व हितसंबंधीत यांच्या घेतलेल्या सुनावणीत संबंधित, झोपडीधारकांच्या सहकारी गृहनिर्माण संस्थेच्या युक्तीवाद, अधिकार अभिलेखांतील नोंदी, उक्त जमिनीवर विकास आराखड्यानुसार असलेले आरक्षण तसेच झोपडीधारकांनी सादर केलेली मागणी न्याय्य असल्याबाबत उक्त जमीन संपादनाबाबतचे अभिवेदन मुख्य कार्यकारी अधिकारी, झोपडपट्टी पुनर्वसन प्राधिकरण यांनी राज्य शासनास दिनांक १४ मार्च २०१४ रोजी सादर केले आहे ;

आणि ज्याअर्थी, उक्त अधिनियमाच्या प्रकरण १-४ च्या कलम ३ (D)(c)(i) च्या परिच्छेद (A) अन्वये सुधारणा करण्यात आलेल्या प्रकरण पाच मधील कलम १४ च्या पोट-कलम (१) नुसार मुख्य कार्यकारी अधिकारी, झोपडपट्टी पुनर्वसन प्राधिकरण, वांद्रे (पू.) मुंबई यांनी सादर केलेल्या अभिवेदन व त्यांनी या प्रकरणी केलेली कार्यवाही राज्य शासनास उक्त अनुसूचीमध्ये नमूद केलेल्या झोपडपट्टी पुनर्वसन क्षेत्राच्या विकासासाठी झोपडपट्टी पुनर्वसन योजनेअंतर्गत विकास करणे शक्य व्हावे म्हणून उक्त जमीन संपादित करणे आवश्यक असल्याचे दिसून आले आहे ;

त्याअर्थी, आता, उक्त अधिनियमाच्या प्रकरण १-४ च्या कलम ३ (D)(c)(i) च्या परिच्छेद (A) अन्वये सुधारणा करण्यात आलेल्या प्रकरण पाच मधील कलम १४ च्या पोट कलम (१) द्वारे प्रदान करण्यात आलेल्या अधिकारांचा वापर करून महाराष्ट्र शासन या नोटीशीद्वारे असे घोषित करीत आहे की त्याने उक्त जमीन संपादित करण्याचे ठरविले आहे.

## अनुसूची

जिल्हा	तालुका	गाव	नगर भूमापन क्रमांक	संपादित करावयाच्या जमिनीचे अंदाजित क्षेत्र (चौ. मी. मध्ये)	जमीन मालक व इतर धारकांची नावे
(१)	(२)	(३)	(४)	(५)	(६)
मुंबई उपनगर जिल्हा	अंधेरी	विलेपार्ले	३६८	१६३.२	<b>जमीन मालक</b>
			३६८/१ ते ९	६३.३	१. श्री. गुस्तीन नसरवानजी रिपोर्टस
			४२५	११०८.६०	२. शवक्षा पेस्तनजी लाल
			४२५/१ ते ४४	४८२.१०	३. पेस्तनजी बयरामजी
			<b>एकूण</b>	<b>१८१७.२०</b>	४. परिश प्रीस्ट विलेपार्ले चर्च

## सीमा :

पूर्व	: न. भू. क्र. ३६९, ३७०, ३७४
पश्चिम	: न. भू. क्र. ४२६
उत्तर	: न. भू. क्र. ३६७, ३६६
दक्षिण	: न. भू. क्र. ४२४.

महाराष्ट्राचे राज्यपाल यांच्या आदेशानुसार व नावाने,

बी. जी. पवार,  
शासनाचे उप सचिव.

**HOUSING DEPARTMENT**

Madam Cama Marg, Hutatma Rajguru Chowk,  
Mantralaya, Mumbai 400 032, dated the 6th April 2016

**NOTIFICATION**

MAHARASHTRA SLUM AREAS (IMPROVEMENT, CLEARANCE AND REDEVELOPMENT) ACT, 1971.

No. Bhusampa-2014/C.R.51/Zopani-2.—Whereas, on representation from the Chief Executive Officer, Slum Rehabilitation Authority, Bandra, Mumbai, it appears to the Government of Maharashtra that in order to enable the said Authority to implement the Slum Rehabilitation Scheme in relation to the Slum Rehabilitation Area mentioned in the Schedule appended hereto (hereinafter referred to as “the said Schedule”), it is necessary that the land specified in the said Schedule (hereinafter referred to as “the said land”), should be acquired ;

And whereas, as required by the proviso to sub-section (1) of section 14 of Chapter V read with paragraph (A) of sub-clause (i) of clause (c) of section 3D of Chapter I-A of the Maharashtra Slum Areas (Improvement, Clearance and Redevelopment) Act, 1971 (Mah.XXVIII of 1971) (hereinafter referred to as “the said Act”), the Chief Executive Officer, Slum Rehabilitation Authority, Bandra, Mumbai, has, by his Notice No.SRA /Dy.Coll./t/ D 4/ Indira/ Hearing/ 2013/483, dated the 1st April 2013 and No.SRA /Dy.Coll. /T/ D 4/ Indira/ Hearing/ 2013/659, dated the 22nd April 2013 served in prescribed manner and also by notice published by the Controller (Encroachment or Removal), Brihan-Mumbai in the daily newspaper “Navshakti” and daily English newspaper “The Free Press Journal” dated the 28th June 2011, and also by affixing in the conspicuous part in the premises situated in the said land, as provided in section 36 of the said Act, called upon the persons mentioned in column (6) of the said Schedule, who are the owners of the said land or any other person interested therein to show cause, within fifteen days from the date of its publication in the newspapers, as to why the proposal to acquire the said land for implementation of the Slum Rehabilitation Scheme for the concerned protected slum dwellers should not be sent to the State Government for approval ;

And whereas, the Chief Executive Officer, Slum Rehabilitation Authority, Bandra, Mumbai, after considering the objections received in this behalf for the acquisition of the said lands, and the pleading on behalf of the proposed Co-operative Housing Society of the Slum dwellers, entries as to the rights in the land record, reservation in development plan and the legitimate request of the protected slum dwellers, by his representation dated the 14th March 2014 submitted the report for the acquisition of the said land ;

And whereas, as required by the first proviso to sub-section (1) of section 14 of Chapter V read with paragraph (A) of sub-clause (i) of clause (c) of section 3D of Chapter I-A of the said Act, on representation from the Chief Executive Officer, Slum Rehabilitation Authority, Bandra, Mumbai, and after considering his report for the acquisition of the said land, it appears to the State Government that in order to enable the Slum Rehabilitation Authority to carry out the development under the Slum Rehabilitation Scheme in the slum rehabilitation area mentioned in the said Schedule, the said land should be acquired ;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 14 read with paragraph (A) of sub-clause (i) of clause (c) of section 3D of the said Act, the Government of Maharashtra hereby declares, by this notice, that it has decided to acquire the said land.

*Schedule*

District	Taluka	Village	C.T.S. No.	Approximate area of the land decided to be acquired (In Sq. Mtrs.)	Name of the owners or other interested person of the land decided to be acquired
(1)	(2)	(3)	(4)	(5)	(6)
Mumbai Suburban District	Andheri	Vileparle	368 368/1 to 9  425 425/1 to 44  <b>Total</b>	163.2 63.3  1108.60 482.10  <b>1817.20</b>	<b>Land Owner :</b> 1. Mr. Gustin Nussarwanji Reporter. 2. Shavaksha Pestonji Lal. 3. Mr. Pestonji Byramji 4. Parish Priest Vileparle Church.

**Boundaries :**

- On the East by* : C.T.S. No. 369, 370, 374 ;  
*On the West by* : C.T.S. No. 426 ;  
*On the North by* : C.T.S. No. 367, 366 ;  
*On the South by* : C.T.S. No. 424.

By order and in the name of the Governor of Maharashtra,

B. G. PAWAR,  
Deputy Secretary to Government.

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बुधवार, एप्रिल ६, २०१६/चैत्र १७, शके १९३८

### महिला व बालविकास विभाग

नवीन प्रशासन भवन, तिसरा मजला, मंत्रालय, मुंबई ४०० ०३२, दिनांक १० फेब्रुवारी २०१६

### अधिसूचना

#### महाराष्ट्र राज्य महिला आयोग अधिनियम, १९९३.

क्रमांक रामआ. २०१५/प्र. क्र. १६७/का-१०.— महाराष्ट्र राज्य महिला आयोग अधिनियम, १९९३ (१९९३ चा महा. १५) च्या कलम-३ मधील उप कलम (१) व (२) अन्वये शासनाला प्राप्त अधिकाराचा वापर करून महाराष्ट्र राज्य महिला आयोगाच्या अध्यक्ष व अशासकीय सदस्यांची नियुक्ती सदर अधिसूचनेन्वये करण्यात येत आहे. या अधिसूचनेनुसार महाराष्ट्र राज्य महिला आयोगावर नियुक्त अध्यक्ष व अशासकीय सदस्यांचा कार्यकाल या अधिसूचनेच्या दिनांकापासून तीन वर्षे किंवा शासनाचे पुढील आदेश होईपर्यंत यापैकी जे आधी घडेल तोपर्यंत सुरू राहील :—

श्रीमती विजया रहाटकर, औरंगाबाद	. .	अध्यक्षा
१. श्रीमती नीता ठाकरे, नागपूर	. .	सदस्या
२. श्रीमती शोभा वैजीनाथ बेंझर्गे, लातूर	. .	सदस्या
३. श्रीमती गयाताई कराड, बीड	. .	सदस्या
४. श्रीमती वृंदा किर्तीकर, मुंबई	. .	सदस्या
५. श्रीमती देवयानी ठाकरे, जळगाव	. .	सदस्या
६. अॅड. आशाताई लांडगे, मुंबई	. .	सदस्या

महाराष्ट्राचे राज्यपाल यांच्या आदेशानुसार व नावाने,

संजय कुमार,  
शासनाचे प्रधान सचिव.

**WOMEN AND CHILD DEVELOPMENT DEPARTMENT**

New Administrative Building, 3rd Floor, Mantralaya,  
Mumbai 400 032, dated 10th February 2016

**NOTIFICATION**

MAHARASHTRA STATE COMMISSION FOR WOMEN ORDINANCE, 1993.

Notification No. RMA.2015/C.R.167/D-10.—In exercise of the Power conferred by sub-section (1) and (2) of section 3 of the Maharashtra State commission for Women Act, 1993 (Act No. 15 of 1993), Government appoints Chairperson and non-official members of Maharashtra State Commission For Women by this notification. As per this notification Chairperson and non-official members appointed shall hold office for a period of three years from the date of this notification or till further order of Government whichever is earlier :—

Smt. Vijaya Rahatkar, Aurangabad	..	Chairperson
1. Smt. Neeta Thakare, Nagpur	..	Member
2. Smt. Shobha Vaijinath Benzarge, Lature	..	Member
3. Smt. Gayatai Karad, Beed	..	Member
4. Smt. Vrunda Kirtikar, Mumbai	..	Member
5. Smt. Devyani Thakare, Jalgaon	..	Member
6. Adv. Aashatai Landge, Mumbai	..	Member

By order and in the name of the Governor of Maharashtra,

SANJAY KUMAR,  
Principal Secretary to Government.

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बुधवार, एप्रिल ६, २०१६/चैत्र १७, शके १९३८

**CO-OPERATION, MARKETING AND TEXTILES DEPARTMENT**

Hutatma Rajguru Chowk, Madam Cama Road, Mantralaya Annexe,  
Mumbai 400 032, dated 6th April 2016

**Order**

MAHARASHTRA CO-OPERATIVE SOCIETIES ACT, 1960.

No. CSL-2016/C.R. 19/13-C.—Whereas, by the Maharashtra Co-operative (Second Amendment) Ordinance, 2016 (Mah. Ord. V of 2016), the existing third proviso to sub-section (2) of section 73 AAA of the Maharashtra Co-operative Societies Act, 1960 (Mah. XXIV of 1961), is substituted, which provides that in respect of the society having contribution of the Government towards its share capital, the Committee shall also include one Government Officer not below the rank of Assistant Registrar of Co-operative Societies, and one person having such requisite experience relating to the work of the society and such qualifications, as may be specified by the Government, by an order published in the *Official Gazette*;

And whereas, the Government considers it expedient to specify such requisite experience relating to the work of the society and such qualifications, of such persons, by an order ;

Now, therefore, in exercise of the powers conferred by clause (ii) of the fourth proviso to sub-section (2) of section 73 AAA of the said Act, as amended by the said Ordinance, the Government of Maharashtra hereby specifies the following experience and qualifications of the person to be the member of the Committee of such society having contribution of the Government towards its share capital, namely :—

(i) *Experience*.—Experience of five years relating to the work of the society or class of such society.

(ii) *Qualifications*.—Degree in any faculty or diploma or the Government recognized Industrial Training Institute Course or any Maharashtra State Vocational Certificate Course.

By order and in the name of the Governor of Maharashtra,

S. S. SANDHU,

Principal Secretary to Government.

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गुरुवार, एप्रिल ७, २०१६/चैत्र १८, शके १९३८

**सार्वजनिक आरोग्य विभाग**

गो.ते. रुग्णालय संकुल इमारत, ८ व १० वा मजला,  
मुंबई ४०० ००१, दिनांक २८ मार्च २०१६.

**अधिसूचना****महाराष्ट्र लोकसेवा हक्क अध्यादेश, २०१५.**

क्रमांक-संकीर्ण. २०१४/प्र. क्र. २२७/सम-२.—महाराष्ट्र लोकसेवा हक्क अध्यादेश, २०१५ (२०१५ चा महा.५) च्या कलम ३ चा पोट-कलम (१) द्वारे प्रदान करण्यात आलेल्या अधिकाराचा वापर करून सार्वजनिक आरोग्य विभाग या अध्यादेशाच्या प्रयोजनार्थ, खालील अनुसूचितील स्तंभ दोनमधील त्यांच्याकडून दिल्या जाणाऱ्या लोकसेवा अर्जाचा नमुना व फी, पदनिर्देशित अधिकारी, प्रथम अपिल प्राधिकारी, द्वितीय अपिल अधिकारी आणि लोकसेवा पुरविण्यासाठी नियतकाल मर्यादा खालील अनुसूचितील अनुक्रमे स्तंभ क्रमांक ३, ४, ५, ६ आणि ७ मध्ये दर्शविलेल्याप्रमाणे अधिसूचित करीत आहे :-

**अनुसूची**

अ. क्र.	लोकसेवा	लोकसेवा पुरविण्यासाठी विहित कालमर्यादा	अर्जाचा नमुना व (असल्यास) शुल्क	पदनिर्देशित अधिकारी	प्रथम अपिलिय अधिकारी	द्वितीय अपिल अधिकारी
(१)	(२)	(३)	(४)	(५)	(६)	(७)
१	वैद्यकीय अधिकाऱ्यांची उपस्थिती	दररोज	मोफत	जिल्हा शल्यचिकित्सक (जिल्हा रुग्णालय)/ जिल्हा आरोग्य अधिकारी (प्राथमिक आरोग्य केंद्रे)/ वैद्यकीय अधीक्षक (ग्रामीण रुग्णालय, उप जिल्हा रुग्णालय, स्त्रीरुग्णालय, मनोरुग्णालय)	उप संचालक आरोग्य (संबंधित परिमंडळ)	संचालक आरोग्य सेवा

महाराष्ट्राचे राज्यपाल यांच्या आदेशानुसार व नावाने,

ता. मा. कोळेकर,  
शासनाचे सह सचिव.



**PUBLIC HEALTH DEPARTMENT**

G.T. Hospital Compound 8th and 10th Floor,  
Mumbai 400 001, dated the 28th March 2016

**NOTIFICATION**

MAHARASHTRA RIGHT TO PUBLIC SERVICES ORDINANCE, 2015.

No. Misc. 2014/C.R. 227/Co-2.—In exercise of the Power Conferred by sub-section (1) of Section 3 of the Maharashtra Right to Public Service Ordinance, 2015 (Mah. Ord. No. V of 2015), the Public Health Department, hereby notifies the public services to be rendered to the eligible persons mentioned in column (2) of the Schedule appended herewith, along with the stipulated time limit for providing such public services, Prescribed form of application and fee, the Designated Officers, First Appellate Authorities and Second Appellate Authorities, therefore as specified in columns (3), (4), (5), (6) and (7) respectively, the Schedule appended herewith, for the purposes of the said Ordinance :—

*Schedule*

Sr. No.	Name of the Public Service	Time limit to provide services (working days)	Prescribed Form of Application and fee	Designated Officer by whom services will be provided	First Appellate Authority	Second Appellate Authority
(1)	(2)	(3)	(4)	(5)	(6)	(7)
1	Regarding attendance of Doctor's	every day	free of cost	Civil Surgeon (District Hospital), District Health Officer (Primary Health Centre)/ Medical Superintendent (Rural Hospital, Sub District Hospital, Women Hospital and Mental Hospital)	Deputy Director (Concern Circle)	Director Health Services

By order and in the name of the Governor of Maharashtra,

T. M. KOLEKAR,  
Joint Secretary to Government.

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गुरुवार, एप्रिल ७, २०१६/चैत्र १८, शके १९३८

**महसूल व वन विभाग**

मादाम कामा मार्ग, हुतात्मा राजगुरु चौक, मंत्रालय, मुंबई ४०० ०३२, दिनांक ७ एप्रिल २०१६

**अधिसूचना****महाराष्ट्र जमीन महसूल संहिता, १९६६.**

क्रमांक म.म.न्या.२०१५/प्र.क्र. २६९/टी-१.—महाराष्ट्र जमीन महसूल संहिता, १९६६(१९६६ चा महा. ४१) मधील कलम ३११ (१) व कलम ३२५ तसेच महाराष्ट्र जमीन महसूल (महसूल न्यायाधिकरण) नियम, २००७ मधील नियम ३ व ४ अन्वये प्राप्त अधिकारांनुसार महाराष्ट्र शासन या अधिसूचनेद्वारे खाली नमूद केलेल्या व्यक्तींना महाराष्ट्र महसूल न्यायाधिकरणाचे सदस्य म्हणून या अधिसूचनेच्या दिनांकापासून ३ महिन्यांच्या कालावधीकरिता किंवा त्यांच्या वयाची ६५ वर्षे पूर्ण होईपर्यंत, यांपैकी जे आधी घडेल त्या कालावधीपर्यंत, नियुक्त करीत आहेत.

अनु. क्र. (१)	सदस्यांचे नाव (२)	महाराष्ट्र महसूल न्यायाधिकरण (३)
१	श्री. पी. बी. सावंत	मुंबई (मुख्यपीठ).
२	श्री. एम. आर. आगलावे	औरंगाबाद खंडपीठ.
३	श्री. अशोक एस. शिवणकर	नागपूर खंडपीठ.

महाराष्ट्राचे राज्यपाल यांच्या आदेशानुसार व नावाने,

**सु. भि. पाटणकर,**

शासनाचे सहसचिव.

**REVENUE AND FORESTS DEPARTMENT**

Madam Cama Marg, Hutatma Rajguru Chowk, Mantralaya  
Mumbai 400 032, dated the 7th April 2016

**NOTIFICATION**

MAHARASHTRA LAND REVENUE CODE, 1966.

No. MMN.2015/C.R.269/T-1.—In exercise of the powers conferred by sub-section (1) of section 311 read with section 325 of the Maharashtra Land Revenue Code, 1966 (Mah. XLI of 1966) and rules 3 and 4 of the Maharashtra Land Revenue (Revenue Tribunal) Rules, 2007, the Government of Maharashtra hereby appoints the following persons as members of the Maharashtra Revenue Tribunal for the period of three months from the date of publication of this notification in the *Maharashtra Government Gazette*, or till they attain the age of sixty-five years whichever occurs earlier.

Serial No. (1)	Name of Members (2)	Maharashtra Revenue Tribunal (3)
1	Mr. P. B. Sawant	Mumbai (Headquarter).
2	Mr. M. R. Aglawe	Aurangabad Bench.
3	Mr. Ashok S. Shivankar	Nagpur Bench.

By order and in the name of the Governor of Maharashtra,

S. B. PATANKAR,  
Joint Secretary to Government.

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शनिवार, एप्रिल ९, २०१६/चैत्र २०, शके १९३८

**वैद्यकीय शिक्षण व औषधिद्रव्ये विभाग**

गोकुळदास तेजपाल रुग्णालय संकुल, नववा मजला, नवीन इमारत,  
लोकमान्य टिळक मार्ग, मुंबई ४०० ००१  
दिनांक ९ एप्रिल २०१६.

**आदेश****महाराष्ट्र अत्यावश्यक सेवा परिरक्षण अधिनियम, २०११.**

क्रमांक एमईडी १०१३/प्र.क्र. ११६/शिक्षण-२.—ज्याअर्थी, ग्रॅन्ट शासकीय वैद्यकीय महाविद्यालय व जे.जे. रुग्णालय समूह, मुंबई येथे काम करणारे निवासी डॉक्टर (कनिष्ठ निवासी-१, कनिष्ठ निवासी-२ व कनिष्ठ निवासी-३ आणि वरिष्ठ निवासी-१, वरिष्ठ निवासी-२ व वरिष्ठ निवासी-३), दिनांक ०३ एप्रिल २०१६ पासून संपावर गेले आहेत ;

आणि ज्याअर्थी, राज्य शासनाच्या व महानगरपालिकेच्या इतर वैद्यकीय महाविद्यालयांमध्ये व संलग्नित रुग्णालयांमध्ये काम करणारे निवासी डॉक्टर दिनांक ०८ एप्रिल २०१६ पासून संपावर जाणार असल्याची नोटीस संबंधित वैद्यकीय महाविद्यालयांच्या अधिष्ठातांना प्राप्त झाली आहे ;

आणि ज्याअर्थी, महाराष्ट्र अत्यावश्यक सेवा परिरक्षण अधिनियम, २०११ (२०१२ चा महा.१२) च्या कलम २ च्या खंड (अ) च्या उपखंड (तीन) अनुसार रुग्णालये व दवाखाने यांच्यासह, सार्वजनिक आरोग्य व स्वच्छता राखण्याच्या संबंधातील कोणतीही सेवा ही उक्त अधिनियमाच्या प्रयोजनार्थ एक अत्यावश्यक सेवा आहे; आणि म्हणून निवासी डॉक्टरांची सेवा ही उक्त अधिनियमाच्या प्रयोजनार्थ एक अत्यावश्यक सेवा आहे ;

आणि ज्याअर्थी, उक्त अत्यावश्यक सेवेतील संपास तात्काळ प्रभावाने मनाई करणे हे लोकहिताच्या दृष्टीने इष्ट आहे, अशी शासनाची खात्री पटली आहे.

त्याअर्थी, उक्त अधिनियमाच्या कलम ४ च्या पोटकलम (१) अन्वये प्राप्त अधिकारांचा वापर करत राज्य शासन उक्त अत्यावश्यक सेवेतील संपास लोकहिताच्या दृष्टीने, हे आदेश **महाराष्ट्र शासनाच्या राजपत्रात** प्रसिध्द झाल्याच्या दिनांकापासून, या व्दारे मनाई करीत आहे.

महाराष्ट्राचे राज्यपाल यांच्या आदेशानुसार व नावाने,

अंजली वि. अंभरे,  
शासनाच्या उप सचिव.

**MEDICAL EDUCATION AND DRUGS DEPARTMENT**

G. T. Hospital Complex, 9th Floor, Lokmanya Tilak Road,  
Mumbai 400 001, dated the 9th April 2016

**Order**

MAHARASHTRA ESSENTIAL SERVICES MAINTENANCE ACT, 2011.

No. MED 2013/C.R. 116/EDU-2.—Whereas, the resident doctors (Junior Resident-1, Junior Resident-2 , Junior Resident-3 and Senior Resident-1, Senior Resident-2, Senior Resident-3) rendering services in the Grant Government Medical College and Sir J. J. Group of Hospitals, Mumbai have gone on strike since 3rd April 2016 ;

And whereas, the Deans of State Government and Corporation Medical Colleges and Hospitals have received notices mentioning that the Resident Doctors in those Hospitals will be going on strike w.e.f. 8th April 2016 ;

And whereas, as per the provision of sub-clause (iii) of clause (a) of section 2 of the Maharashtra Essential Services Maintenance Act, 2011 (Mah. XII of 2012), any service connected with the maintenance of public health including hospitals and dispensaries is an essential service for the purposes of the said Act ; and, therefore, the services of the resident doctors is an essential service for the purposes of the said Act ;

And whereas, the State Government is satisfied that it is expedient in the public interest to prohibit the strike in the said essential service with immediate effect.

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 4 of the said Act, the Government of Maharashtra hereby prohibits the strike in the said essential service in the public interest, with effect from the date of publication of this order in the *Maharashtra Government Gazette*.

By order and in the name of the Governor of Maharashtra,

ANJALI V. AMBHIRE,  
Deputy Secretary to Government.

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सोमवार, एप्रिल ११, २०१६/चैत्र २२, शके १९३८

**MEDICAL EDUCATION AND DRUGS DEPARTMENT**

Mantralaya, G.T. Hospital Campus, 9th floor,  
Lokmanya Tilak Marg, Mumbai 400 001, dated the 11th April 2016

**NOTIFICATION**

MAHARASHTRA UNAIDED PRIVATE PROFESSIONAL EDUCATIONAL INSTITUTIONS (REGULATION OF ADMISSIONS AND FEES) ACT, 2015.

No.CET-1215/C.R.412/15/Edu-2.—In exercise of the powers conferred by section 23 of the Maharashtra Unaided Private Professional Educational Institutions (Regulation of Admissions and Fees) Act, 2015 (Mah. XXVIII of 2015), the Government of Maharashtra hereby makes the following rules to regulate the admissions to the First Year of the Full Time Professional Medical Postgraduate courses and Dental Postgraduate courses in the Unaided Private Professional Educational Institutions in the State of Maharashtra, namely :—

1. *Short title and commencement.*—(1) These rules may be called the Maharashtra Unaided Private Professional Educational Institutions (Regulation of Admission to the Full Time Professional Post Graduate Medical and Dental courses) Rules, 2016.

(2) They shall come into force with effect from the date they are published in the Gazette.

2. *Definitions.*—(1) In these rules, unless the context otherwise requires,—

(a) “Act” means the Maharashtra Unaided Private Professional Educational Institutions (Regulation of Admissions and Fees) Act, 2015 (Mah. Act XXVIII of 2015);

(b) “Admission Reporting Institution” means a institution where the Candidate shall report for confirmation of admission by submission of documents and payment of fees;

(c) “Application Form” means the prescribed form to be filled up for online or offline by the candidate for admission to the Courses as defined in clause (f);

(d) “CAP Seats” means the seats filled in through the Centralized Admission Process(CAP) carried out by the Competent Authority;

(e) “the CET” means the Common Entrance Test (CET) conducted for admission to the Courses under this rule;

(f) “the Courses” means the Postgraduate Medical Courses or Postgraduate Dental Courses, as the case may be, conducted in the State as per the approval of the MCI or the DCI;

(g) “the DCI” means the Dental Council of India constituted under the Dentists Act, 1948 (16 of 1948);

(h) “ the DCI regulations” means the regulations of the Dental Council of India made for the purposes of the Courses;

(i) “Document Verification Centre” means the city or town where the document verification is to be conducted;

(j) “Eligible Candidates” means the candidates who are eligible for different professional courses as notified by the Government, from time to time, under sub-section (1) of section 3 of the Act;

(k) “Internship” means the compulsory rotating internship to be completed as per rules or regulations of the Medical Council of India (MCI) or the Dental Council of India (DCI) and the Maharashtra Medical Council (MMC) or the Maharashtra State Dental Council (MSDC) and the concerned University;

(l) “Inter-se-Merit” means the order of merit in respect of various classes, category and candidature types of the Candidates determined by following the CET merit in accordance with these rules;

(m) “Institutional Quota” means the seats available for admission to eligible Candidates at Institution level as declared by the State Government or the appropriate authority, from time to time;

(n) “the MCI” means the Medical Council of India constituted under the Indian Medical Council Act, 1956 (102 of 1956);

(o) “ MCI regulations” means the regulations of Medical Council of India made for the purposes of the Courses;

(p) “Minority Quota” means the seats earmarked for the Minority Community students from within the State, belonging to the Minority Community to which the institution belongs;

(q) “the MUHS” means the Maharashtra University of Health Sciences established under sub-section (1) of section 3 of the Maharashtra University of Health Sciences Act, 1998 (Mah. X of 1999);

(r) “Qualifying Examination” means examinations on the basis of which a candidate becomes eligible for admission or its equivalent examination thereto;

(s) “Registration” means the registration of the qualification either with the MCI or the DCI or the Maharashtra Medical Council (MMC) or the Maharashtra State Dental Council (MSDC) after completing 1 year compulsory rotating internship.

(2) Words and expressions used in these rules but not defined hereinabove shall have the same meanings as respectively assigned to them in the Act.

3. *Invitation of Application Form.*—The Competent Authority shall invite Online or Offline Applications From, in the form prescribed by it, from the candidates for participating in Common Entrance Test (CET) for seeking admission to the Courses for which the Common Entrance Test (CET) is required for the respective academic year.

4. *Declaration of Medium, pattern, Syllabus, Schedule, etc., of Common Entrance Test (CET).*—(1) Subject to the MCI regulations or DCI regulations, as the case may be, if any, the Competent Authority shall, for the purpose of conducting the Common Entrance Test (CET), declare the following.—

(a) Medium of CET;

(b) Pattern of CET;

(c) Mode of CET;

(d) Schedule of CET;

(e) Issue of Hall Ticket;

(f) Declaration of Result, etc.;

(g) the detailed schedule regarding the Centralized Admission Process (CAP) rounds, admission on the basis of Institutional Quota, admission by Minority Educational Institution, and other matter relating to admission; and

(h) any other matter which is, or may be, necessary for the purposes of conducting the CET.

(2) The Syllabus relating to the CET shall be declared by the Competent Authority with prior approval of the Government of Maharashtra.

5. *Candidature Type.*—

(1) *Maharashtra State Candidature.*—

Type	Eligibility Criterion
A	All candidates, who have passed final M.B.B.S. or B.D.S examination and completed or completing one year internship training by 31st March of CET held year from a recognized medical college included in the Schedule appended to the Indian Medical Council Act, 1956 or from the Schedule appended to the Dentists Act, 1948 and situated in Maharashtra are eligible. The Medical College should have been affiliated to Non-Agricultural Universities established under Maharashtra Universities Act, 1994 or the Maharashtra University of Health Sciences Act, 1998 or the Medical College affiliated to the Deemed university as per University Grants Commission Act, 1956 situated in the State of Maharashtra. The candidate should have obtained registration either from the MCI or the DCI or respective State Council shall be eligible to appear.
B	A candidate who does not fall in type A, but who are domiciled in the State of Maharashtra and who have obtained admission under 15% quota for the All India Pre-Medical Test Entrance Examination (AIPMT) for M.B.B.S. or B.D.S. course in the medical or dental college situated outside Maharashtra State and who have obtained the degree from a University situated outside the State of Maharashtra shall also be eligible for the Common Entrance Test (CET).

(2) *Minority Candidature.*—The Maharashtra domiciled Candidate belonging to a particular linguistic or religious minority community from within the State fulfilling eligibility criteria as per sub-rule (1) of rule 5 shall be eligible under this Category.

(3) *NRI Candidature.*—The candidate who fulfill the conditions as defined in clause (n) of section 2 of the Act shall be eligible under this category.

6. *Sanctioned Intake Seats for various Courses.*—The Sanctioned Intake for the First Year of the Courses shall be as per the approval given by the appropriate authority which is competent for giving approval to respective courses and affiliation given by the respective affiliating University.

7. *Allocation of Seats.*—The percentage of allocation of seats for various types of candidates through CET for First Year of the Courses shall be as per the MCI regulations or the DCI regulations, as specified in the SCHEDULE and in accordance with the policy of the Government for First Year of the Courses.

(1) *Maharashtra State Candidature Seats.*—The Candidates having Maharashtra State Candidature as specified in sub-rules (1) and (2) of rule 5, shall be eligible for these seats.

(2) *Minority Quota Seats.*—The Candidates having Candidature mentioned in sub-rule (2) of rule 5 shall be eligible for these seats as specified in the SCHEDULE. These seats shall be filled in accordance with the provisions of sub-section (2) of section 6, of the Act.

(3) *Institutional Quota Seats.*—The Institution can admit Eligible Candidates against 50% of the Sanctioned Intake, as per the SCHEDULE, subject to following conditions, namely:—

(i) The Candidates having Candidature mentioned in sub-rules (1), (2) and (3) of rule 5 shall be eligible for these seats, if applicable;



(ii) The maximum 15% seats may be filled in from the NRI Candidates at the Institution level, subject to the approval by Admission Regulating Authority;

(iii) If the seats reserved for the NRI quota remains vacant, those vacant seats may be filled in by the Institution, from the Eligible Maharashtra State Candidature as given in sub-rules (1) and (2) of rule 5 on the basis of *Inter-se-merit*.

8. *Preparation of Merit List.*—

(1) *Assignment of merit number.*—The Competent Authority shall evaluate the answer sheets of the candidates and declare the result or marks scored by candidate at the CET. The final State merit list shall be generated after completing procedure of verification of marks;

(2) *Method of calculating marks at qualifying examination for deciding eligibility.*—While deciding the eligibility of the Candidates following procedure shall be adopted,-

(a) To be eligible for selection to the Medical Postgraduate Courses as decided by the MCI Regulations, a candidate belonging to the General category must secure not less than 50% marks and candidate belonging to Constitutional Reservation category must secure not less than 40% marks at CET.

(b) To be eligible for selection to the Dental Postgraduate courses as decided by the DCI regulations, a candidate belonging to the General category must secure not less than 50% marks and candidate belonging to Constitutional Reservation category must secure not less than 40% marks at the CET.

(3) *Assignment of Merit Number for various Courses.*—

(i) *For admission to First Year Postgraduate Medical Courses.*—

The merit list for the Candidates shall be prepared on the basis of marks or score secured by the Candidate in the CET conducted by the Competent Authority for the purpose of admission to these Courses for the given academic year:

Provided that, in case of, the relative merit of Candidates shall be resolved in the following order of preference and the methodology as specified below:-

In case of two or more candidates obtaining equal marks in the CET, the *Inter-se-merit* of such candidates shall be determined in the order of preference as under:

(a) the candidate with higher aggregate marks (converted into percentage) at First, Second and Third M.B.B.S. Examination (Part-I and II) taken together shall be preferred. If the tie still persists,

(b) the candidate with higher aggregate marks (converted into percentage) at Third M.B.B.S. Examination (Part-I and II) shall be preferred. If the tie still persists,

(c) the candidate with higher aggregate marks (converted into percentage) at Second M.B.B.S. Examination shall be preferred. If the tie still persists,

(d) the candidate with higher aggregate marks (converted into percentage) at I M.B.B.S. Examination shall be preferred. If the tie still persists,

(e) an older candidate shall be preferred over a younger candidate.

(f) While considering I, II, III MBBS marks and aggregate for above purpose, grace marks and/or National Service Scheme (NSS) marks shall not be taken into account.

(ii) *For admission to First Year Postgraduate Dental Courses.*—

The merit list for the Candidates shall be prepared on the basis of marks or score secured by the Candidate in the CET conducted by the Competent Authority for the purpose of admission to these Courses for the given academic year:

Provided that, in case of tie, the relative merit of Candidates shall be resolved in the following order of preference and the methodology as specified below :-

In case of two or more candidates obtaining equal marks in the CET, the *Inter-se-Merit* of such candidates shall be determined in the order of preference as under,-

(a) The candidate with higher aggregate marks (converted into percentage) at First, Second, Third and Final B. D. S. (Sem. I and II) taken together shall be preferred. If the tie still persists,

(b) the candidate with higher aggregate marks (converted into percentage) at final B. D. S. Examination (Sem. I and II) shall be preferred. If the tie still persists,

(c) the candidate with higher aggregate marks (converted into percentage) at Third B.D.S. Examination shall be preferred. If the tie still persists,

(d) the candidate with higher aggregate marks (converted into percentage) at II - B. D. S. Examination shall be preferred. If the tie still persists,

(e) an older candidate shall be preferred over a younger candidate.

(f) While considering I, II, III and Final B. D. S. marks and aggregate for above purpose, grace marks and/or National Service Scheme (NSS) marks shall not be taken into account.

(4) *Method for calculating NRI merit.*- The merit list for the NRI Candidates stated at sub-rule (3) of rule 5 shall be prepared on the basis of the percentage of marks of Qualifying Examination.

#### 9. *Centralised Admission Process (CAP).*—

(1) The Unaided Private Professional Educational Institution shall admit Candidates through the Centralised Admission Process (CAP) as referred in sub-section (3) of section 3 of the Act. The stages of CAP shall be as stated below,-

(a) Display or Publishing of college wise, subject wise and category wise distribution of seats on website;

(b) Display or Publishing of Time Schedule and Venue for preference form filling process on website;

(c) Display or Publishing Brochure of Preference Form filling and counselling process for admission to Courses;

(d) Verification of documents and endorsement of eligibility of the successful candidates for the admission process at the document verification centres i.e. Mumbai, Pune, Aurangabad and Nagpur followed by filling up of Preference Form by the eligible candidates;

(e) Display or Publishing of allotment of seats for Round-I of CAP by way of computerised process and joining of the candidates at respective institution as per the allotment within stipulated time;

(f) Display or Publishing of subsequent computerised round(s) if seats remain vacant after completion of CAP Round-I;

(2) Candidate shall be given a chance to retain a seat that has been allotted, by way of status retention form at the end of each CAP round. If a Candidate accepts the offered seat and they do not want to participate in any further rounds of seat allocation. Such Candidates shall not be considered in subsequent rounds of admission.

#### 10. *CAP allotment stages and process of allotment.*—

Allotment of seats under CAP shall be made in the following manner,-

(1) *Maharashtra State Candidature.*—The stages of computerised allotments are as follows.—

*Stage-I:* For all the Candidates.—

(a) All the Candidates belonging to various categories shall be considered for allotment of seats as per their *Inter-se-Merit*.

(b) The Minority category candidate shall be considered for allotment in Open Category seats by virtue of their *inter-se-merit* and in Minority Quota seats by virtue of merit in their respective minority community to which the institution belongs.

(c) Backward Class Category Candidates shall be considered for allotment in Open Category seat by virtue of their *Inter-se-Merit* or in their respective Category of reservation, if Open Category seats are not available at their merit.

(d) SBC Category Candidates shall be considered for allotment in Open Category seat by virtue of their *Inter-se-Merit* or in OBC Category of reservation, if Open Category seats are not available at their merit.

*Stage-II: For respective groups of Backward Class Category Candidates.—Inter-se-Merit* amongst the reserved categories shall be operated at the end of each round if necessary against the unfilled reserved categories seats as per merit and choice of the reserved categories candidates. The seats remaining vacant from various categories shall be filled in during *Inter-se-Merit* admission process as follows,—

From among the candidates of their respective group from the *Inter-se-Merit* List of that particular group where the vacancies exist.

The groups may be as follows and may be modified by the authority granting the admission as per the policy of reservation of the State Government, existing at the time of admission:-

GROUP – I

(i) Scheduled Castes and Schedule Caste converted to Buddhism (S.C.)

(ii) Scheduled Tribes including those living out-side specified area (S.T.)

GROUP – II

(i) Vimukta Jati (DT) (A)

(ii) Nomadic Tribes (NT1(B))

GROUP – III

(i) Nomadic Tribes (NT2 (C))

(ii) Nomadic Tribes (NT3 (D))

(iii) Other Backward Classes (OBC) including SBC

*Stage-III: For all Backward Class Category Candidates.—*If the seat reserved for group of Backward Class Category Candidate remains vacant, such seat shall be considered for allotment to the Candidate of *Inter-se-merit* of all Backward Class Category candidates taken together.

*Stage-IV: If the seat reserved for Backward Class Category Candidate remains vacant, such seat shall be considered for allotment to the Candidate of General Inter-se-Merit.*

(2) *For Minority Candidature.—*The stages of computerised allotments are as follows:—

(a) The Minority category candidate shall be considered for allotment in Open category seats by virtue of their *inter-se-Merit* and in Minority Quota seats by virtue of merit in their respective minority community to which the institution belongs.

(b) For minority seats, *inter-se-Merit* will be operated at the end of each round if necessary, against the unfilled minority category seats as per merit.

11. *Allotment of seats by CAP Computerised and CAP personal Round.—*

All the CAP Rounds shall be conducted by computerised allotment.

(a) If the seat remains vacant due to non-allotment and non-reporting for admission, or any other reason, such seat shall be considered for allotment in subsequent round.

(b) Final personal counselling round shall be conducted for the unfilled seats. The preferences filled by the candidates shall be null and void for this personal counselling round.

All those candidates shall not be eligible for this personal counselling round,—

- (i) who have not filled preference form; or
- (ii) to whom a seat has been allotted in computerised CAP round(s) and not joined; or
- (iii) who have filled status retention form; or
- (iv) who have been allotted a seat through All India PG quota in Maharashtra and joined the college and not surrendered the seat before a prescribed date.

12. *General provisions.*—

(a) Allotment of the subsequent computerised round(s) shall be on the basis of same preferences submitted by the candidate during preference form filling process.

(b) All the candidates who have filled a preference form and a seat has not been allotted shall be eligible for the subsequent computerised round(s).

(c) All the candidates who have filled a preference form and a seat has been allotted and joined the course and not filled the status retention form shall be eligible for the subsequent computerised round(s).

(d) All the candidates who have filled a preference form and a seat has been allotted and joined the course and filled the Status retention form shall not be eligible for the subsequent computerised round(s).

(e) The allotment list displayed on website shall show the allotment offered to the Candidates. No personal communication or allotment letters in this regard shall be issued to the Candidates;

(f) All the candidates to whom a seat has been allotted on the basis of Merit-cum-preference shall have to compulsorily join the college and course so allotted, within prescribed period by completing the requisite formalities of submitting all relevant original documents and paying prescribed fees in the concern institution. In case he/she does not join the course he/she shall not be eligible for subsequent admission process.

(g) Failure to report in person for seat acceptance shall be considered as if the candidate has rejected the offer.

(h) Allotted Seat shall be cancelled if, at any time, any of the documents or certificates is found to be invalid or fraudulent and/or the Candidate does not meet the eligibility norms.

13. *Admissions in Institutional Quota and vacant seats after CAP.*—The Director or Principal of the institution shall carry out the admissions for these seats in the following manner.—

(a) Admissions shall be made in a transparent manner and strictly as per the *Inter-se-Merit* of the candidate who have applied to the Institution.

(b) Information brochure or prospectus of the Institution which specifies rules of admission should be published well before the commencement of the process of admission. All the information in the brochures should also be displayed on the Institution's website.

(c) Institution shall invite applications by notifying schedule of admission and the number of seats in each course to be filled by the institution, by advertisement in at least two leading newspapers and on the website of the institution.

(d) Aspiring Candidates fulfilling the eligibility criteria as notified by the Government and specified by the appropriate authority, from time to time, shall apply to the Principal or Director of the respective institution for admission at the Institution level.

(e) The institution may give admission to the applicants on the basis of their *Inter-se-Merit* derived from the Merit list declared by the Competent Authority for filling the seats in the Institutional Quota:

Provided that, where the appropriate authority specifies that such admissions shall be based on the basis of CET, in that case the Institutional quota, shall be filled on the basis of *Inter-se-Merit*.

(f) The institution shall prepare and display the *Inter-se-Merit* lists of the Candidates to be filled in at the institution level, in the Institutional Quota and shall publish the same on the website of the institution.

(g) The Minority or Non-Minority institution intending to surrender the Institutional Quota (in part or full) of specified courses to the CAP shall communicate at least one week before the display of seat matrix of each CAP Round and the same shall be allotted as per the rules of CAP.

(h) All the admissions and cancellations shall be communicated to the Competent Authority within the prescribed period given by the Competent Authority, from time to time.

(i) If any CAP seat remains or becomes vacant after the CAP Rounds, then the same shall be filled in by the Candidate from the same Category for which it was earmarked during the CAP. Further if the seats remain vacant then the seats shall be filled on the basis of *Inter-se-Merit* of the applicant.

14. *Institution Level Round.*—If the seats remain vacant after all CAP Rounds, the said seats shall be filled in by the institution through Institution Level Round with the prior approval of the Competent Authority. The institute shall invite applications from desirous candidates who are declared eligible in the CET. The admission shall be granted by the institution strictly on the basis of *Inter-se-Merit* of the CET.

15. *Approval of Merit List and the Admitted Candidates List.*—

(1) After completion of Admission process, every Unaided Private Professional Educational Institution shall submit the Admission- approval proposal to the Admission Regulating Authority in accordance with the sub-section (5) of the section 9 of the Act.

(2) The Admission-approval proposal shall include the list of all Candidates admitted which shall have the quota, Candidature type, reservation, Qualification Marks, etc., as well as the required documents of the Candidates admitted at institution level.

16. *Refund of fees after cancellation of admission by Institutions.*—

(a) Refund of fees by the college after change of college, course or cancellation of admission:

(1) On or before such date as may be declared by the competent authority date Rs.1500 (Rs. One Thousand Five Hundred only) to be deducted and rest of the fees which is entitled to be refunded to the candidate, shall be refunded immediately.

(2) After such date as may be declared by the competent authority - No refund.

(b) If a candidate expires or becomes unfit to undergo the Courses as per MCI norms or DCI norms and decided by notified Medical Board within 3 months from the date of admission, full refund shall be made.

17. *Change of Course or Institution.*—After Cut-off date of admission on mutual basis as per the MCI regulations or the DCI regulations, change of Course or Institution shall not be permitted.

**18. Conduct and Discipline.—**

(a) Failure of the candidate in making full and correct statements in the application form and/or suppression of any information would lead to disqualification of the candidate, even at later date. Such a candidate shall be debarred from the entire selection process.

(b) It is responsibility of every candidate to submit proper documents. Any attempt to submit documents which are not genuine shall lead to cancellation of the admission of the candidate, forfeiture of the fees, deposits and expulsion of the candidate from the college by the Competent Authority or by his authorised official. The name of such candidate/s shall be deleted from the State Merit List and he/she shall not be eligible for further rounds of the selection process and shall be debarred from the selection process.

(c) If any candidate/Authorised representative or person accompanying is found obstructing the counseling and/or admission process, or trying to influence in unlawful manner/creating nuisance, the candidate shall be liable for disqualification from the process of selection and appropriate legal action shall be taken. The decision taken by the Competent Authority in this respect shall be final and binding.

(d) Maharashtra University of Health Sciences, Nashik shall take the decision regarding eligibility, enrolment and registration and granting of the term of selected candidates. The selection of a candidate by the Competent Authority at a later date does not place any onus to accord approval for grant of term.

(e) Canvassing directly or indirectly for the allotment of seat would disqualify the candidate for admission. Influencing the staff by unfair means, shall lead to cancellation of allotted seat and such candidate shall also face disqualification for appearance in the subsequent Medical/Dental Postgraduate CET.

(f) In case of dispute in the matter of allotment of seat/course/institution or any other matter pertaining to the provisional selection or cancellation of admission, the decision of the Competent Authority shall be final and binding.

*Schedule*

(See rule 7)

Sr. No.	Type of Institution	Percentage of seats to be filled through the State Common Entrance Test Cell	Institutional Quota (Including NRI Quota)
(1)	(2)	(3)	(4)
(A) Postgraduate Medical Courses			
1.	Unaided Private Professional Institutions (excluding minority Institutions)	50%	50%
2.	Unaided Minority Education Institutions	50% for minority Community, However unfilled seats will be filled by Non- minority Candidates	50%

(B) Postgraduate Dental Courses

1.	Unaided Private Professional Institutions (excluding minority Institutions)	50%	50%
2.	Unaided Minority Education Institutions	50% for minority Community, However unfilled seats will be filled by Non- minority Candidates	50%

By order and in the name of the Governor of Maharashtra,

ANJALI V. AMBHIRE,  
Deputy Secretary to Government.